

PUNJAB

LAND ADMINISTRATION ACTS

AND

RULES HAVING THE FORCE OF LAW THEREUNDER.

VOLUME I, ACTS.



Labora

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PUNJAB LAND ADMINISTRATION ACTS.

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PREFACE.

Under a scheme which was sanctioned by Government in 1699 the books of reference for use by Revenue Officers will, in future, be—

- (1) The Punjab Land Administration Acts and Rules under each.
- (2) The Punjab Land Administration Manual.
- (3) The Punjab Settlement Manual.
- (4) The Standing Orders of the Financial Commissioners.
- 2. The Punjab Settlement Manual issued originally in 1899 and a revised edition was printed in 1909. A third edition was issued in 1914 and the fourth in 1930 The Punjab Land Administration Manual was issued durin; 1909 and a revised edition was printed in 1931.
- 3. The old revenue rules have now been revised, and such of them as were obsolete or need not have the power of law have been cut out. In this connection see Financial Commissioner's Notification No 61, dated the 18th March 1910. The residue have been printed separately as rules or Government notifications under the Land Revenue or Tenancy Act, respectively, in the volumes of Punjab Land Administration Acts; in which have been included all the Acts of general reference required by Revenue Officers
- 4. At the same time the revenue circulars have been overhauled and re arranged as standing orders of the Financial Commissioners, which now include all the instructions given in the present revenue rules and revenue circulars which do not find a place in the new rules or in the notifications under the Punjab Land Revenue and Tenancy Acts or in the Punjab Settlement and Land Administration Manuals 'A standing order on Land Allienation has been added In the process of re-arrangement it has been found advisable to amend in some instances the previous instructions

- A reference table showing where the paragraphs of the Revised Revenue Circulars and each of the old Revenue Rules are now to be found is printed with the Standing Orders of the Financial Commissioners.
- 6. The Acts are printed as amended up to the end of March 1933. References to amending Acts are given in antique type in the margin except where a footnote is given for greater clearness.

26th April 1933.

THE PUNIAB LAND REVENUE ACT, 1887.

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ACT No. XVII OF 1887.

PASSED BY THE GOVERNOR-GENERAL OF INDIA IN COUNCIL.

(Received the assent of the Governor-General on the 23rd Sentember 1887.)

> As amended by Acr XII or 1891. ACT XVII or 1896. PUNIAR ACT 1 or 1899. PUMAR ACT II OF 1905. ACT IV or 1907.

PUNIAR ACT II OF 1912. PUNIAR ACT V OF 1912.

ACT IV or 1914.

The Punjab Land Revenue Act, XVII of 1887.

Heading, page 9, Below " Punjab Act VII of 1929,"

" Punjab Act VI of 1931 " should be added. DAY OF THE PUNJAD

NUE

TATHEREAS it is expedient to amend and declare the law in force in the Funjab with respect to the making and maintenance of records-of-rights in land, the assessment and collection of land-

FINANCIAL COMMISSIONERS' OFFICE, PUNJAB.

CORRECTION SLIP NO. 150, DATED LAHORE, THE 15TH OCTOBER, 1938. The Punjab Land Administration Acts, volume I.

The Punjab Land Revenue Act, XVII of 1887. Section 1, page 4.

In correction slip no. 37, dated the 14th September, 1937, unsert the following in the margin -

"The Government of India (Adaptation of Indian Laws) Order, 1937 ".

-with secuciae Act, XVII of 1887. Page 9.

In correction slip no. 36, dated the 14th September, 1987, insert the following in the margin :-"The Government of India (Adaptation of Indian Laws) Order, 1937".



ACT No XVII OF 1897.

Parism by the Government General of India in Council

(Promied the owest of the General General on the 23rd Sertember 15671

> As amended by Acr XII or 1891. Act XVII or 1826. PUMP ACT LOT 1899

PUNIAR ACT 11 OF 1905. Act IV or 1907.

PENIAR ACT II or 1912.

PUMAN ACT V or 1912. Act 1V or 1911

ACT XXXVIII or 1920.

- Act III or 1928.

** or 1929

RT THE LAND REVENUE VIAB

WHEREAS It IS CA, I and declare the law n force the making and maintenance in the I unjab with rest of records-of-rights in land, the assessment and collection of landrevenue and other matters relating to land and the licbilities incident thereto. It is hereby enacted as follows -

CHAPTER I

PRELIMINARY

(1) This Act may be called the Punjah Land-Rovenue Act, Title, extent 1887.

and commencement.

(2) It extends to the territories for the templacing administered by the Lieutenant-Governor of the Punjab, including the pargana of Spiti, but not so as to affect, otherwise than as expressly provided by this Act, any Regulation in force under the provisions of the Statute 33, Victoria, chapter 3, section 1, in any portion of those territories; and

(3) It shall come into force on such day as the Local Govern-ment, with the previous sanction of the Gazarnar Liantin Council. may by notification appoint in this behalf †

[&]quot;To be construed now as "Governor," see Section 31 of the General Clauses Act, 1897 (X of 1897)

⁺The Act came into force on 1st November 1887 (Notification No 727, dated 1st November 1887)

(4) Repealed by Act XII of 1891

Repeal.

- 2. (1) The enactments mentioned in the schedule are repealed to the extent specified in the third column thereof
- (2) But all rules, appointments, assessments and transfers made, notifications and proclamations ussued, authorities and powers conferred, farms and leases granted records of rights and other records framed, revised, or confirmed rights acquired habilities incurred times and places appointed and other things done under any of the repealed enactiments shall, so far as may be, deemed to have been respectively made, issued, conferred, granted, framed, revised, confirmed acquired incurred, appointed and done under this Act

(3) Any enactment or document referring to any enactment hereby repealed shall be construed as referring to this Act

Degn tions

- 3. In this Act, unless there is something repugnant in the subject or context,
 - (I) " estate " means any area-
 - (a) for which a separate record of rights has been made, or
 - (b) which has been separately assessed to land-revenue, or would have been so assessed if the land revenue had not been released, compounded for or redeemed, or
 - (c) which the Local Government may, by general rule or special order, declare to be an estate
- ad?) "land owner" does not include a tenant or an assignee of land revenue, but does include a person to whom a holding has been transferred, or an estate or holding has been let in farm under this Act for the recovery of an arrear of land revenue or of a sum recoverable as such an arrear, and every other person not hereinbefore in this clause mentioned who is in possession of an estate or any share or portion thereof or in the enjoyment of any part of the profits of an estate
- (3) "holding" means a share or portion of an estate held by one land-owner or jointly by two or more land owners
- (4) "rent" "tenant" "landlord" and "tenancy have the meanings respectively, assigned to those words in the Ponjab Tenancy 4rt, 1887 [5] "pai," with its grammatical

FINANCIAL COMMISSIONERS' OFFICE, PUNJAB.

Correction slip no 161, dated Lahore, the 15th October, 1998. The Punjab Land Administration Acts, volume I.

The Punjab Land Revenue Act, XVII of 1887.

Section 3, page 10.

Bub-section (6)

In correction slip no 38, dated the 14th September, 1997, unsert the following in the margin .—

"The Covernment of India (Adaptation of Indian Laws) Order, 1937 ".

(8) "defaulter" means a person liable for an arrear of landrevenue and includes a person who is responsible as surely for the payment of the afterr

(9) " rates and cosses" means rates and cosses which are primarily payalle by land-owners, and includes-

(i) Repealed by Let XII of 4891

X of 1853.

- (b) the local rate, if any, payable under the Punjab District Boards Act 1883 and any fee leviable under section Hof-that Act from land-owners for the use of or benefits derived from such norks as are referred to in section 20 clauses (i) and (j), of that Act,
- (c) any annual rate chargeable on owners of lands under section 59 of the Northern India Can'd and Druinage 1ct, 1873*.

III of 1873.

- (d) the rolldar and village-officers resses and
- (e) sums parable on account of village expenses,
- (10) 'villagiscess' includes any cass contribution or due which is customarily leviable within an estate and is neither a payment for the use of private property or for personal service nor imposed by or under any engitment for the time being in force
 - (11) "village-officer" means a chief headman, headman or matwari
 - (12) Revenue-officer ' in any provision of this Act, means a Revenue-officer having authority under this Act to discharge the functions of a Revenue-officer under that provision

(13) "legal practitioner" means any legal practitioner within of the meaning of the Legal Practitioners Act, 1879, except a mukhtar (14) "agricultural year" means the year commencing on the

sixteenth day of June or on such other date as the Local Government may by notification appoint for any local area

(15) "notification" means a notification published by authority of the Local Government in the official Gazette

(16) " meumbrance " means a charge upon or claim against land arising out of a private grant or contract

(17) "survey marl ' includes loundary mail and (18) " Net assets" of an estate or group of estates means the

Punish Act III of 1928

X\ (11

1879

estimated average annual surplus produce of such estate or group of estates remaining after deduction of the ordinary expenses of cultivation as ascertained or estimated explanation —Ordinary expenses of calculation include pay-

ments, if any which the land owner customarily bears whether in kind or in cash either in whole or in part in respect of-

water rates,

(2) maintenance of means of irrigation,

^{*}This must not be confounded with owner a rate assessed under section 87 of Act VIII of 1873

- (3) maintenance of embankments.
- (1) supply of seed
- (5) supply of manure.
- (6) improved implements of husbandry,
- (7) concessions with regard to fodder,
- (8) special abatements made for fallows or bad harvests,
- (9) cost of collection of rent,
- (10) allowance for shortage in collection of rent.
- (11) interest charges payable in respect of advances made in cash free of interest to tenants for the purpose of cultivation,
- (12) wages or customany dues paid to artisans or menials whose products or labour are utilised for the purpo es of cultivation and harvesting.

and the share that would be retainable by a tenant if the land were let to a non occupancy tenant paying rent whether in cash or in kind, at the normal rate actually prevalent in the estate or group of estates

Asse sment Cucle means a group of estates which in the opinion of the Tinancial Commissioner, to be recorded in an order in writing are sufficiently homogeneous to admit of a common set of rates being used is a general guide in calculating the land revenue to be assessed upon them Exclusion of

certain land from oper ation of Act

(1) Except so far as may be necessary for the record, recovery and administration of village cesses, nothing in this Act applies to land which is occupied as the site of a town or village and is not assessed to land revenue

(2) A Revenue officer may define for the purposes of this Act the limits of any such land

Power to 7 vary limits and alter number of tal sils dias tricts and divinous.

The Local Government may by notification vary the limits of the taballe districts and divisions into which the territories ad ministered by it are divided and may by notification after the xxx number of those tabsils and districts and, with the previous sanction of the Governor General in Council the number of those divisions

CHAPTER II REVENUE OFFICELS

Classes and Powe s

Clusses of tevenue. officers.

- (1) There stall be the following classes of Revenue officers, namely -
 - (1) the I mancial Commissioner, (1) the Commissioner
 - (c) the Collector,

 - (d) the Assistant Collector of the first grade, and (1) the Assistant Collector of the second grade
- (2) The Deputy Commissioner of a district shall be the Collector ther of

(i) The Leval General entries appropriation Associate Commissioner, J. Clanderstand Commissioner of Taballilar to Landau

FINANCIAL COMMISSIONERS' OF FICE, PUNJAB

Correction sur no. 153, dated Lander, the 15th October, 1939
The Punjab Land Administration Acts, volume 1.
The Punjab Land Recense Act, XVII of 1887.
Section 6, page 13.

In correction ship no. 40, dated the 14th September, 1937, Intert the following in the margin :-

"The Government of Ind a (Adaptation of Indian Laws) Order, 1927 ".

FINANCIAL COMMISSIONERS' OPFICE, PUNJAB.

Correction slip ko. 154, party Lanorr, the 15th October, 1933.

The Punjab Land Administration Acts, volume I.

The Punjab Land Revenue Act, XVII of 1887.

Section 7. 1930 13.

In correction slip no. 41, dated the 14th September, 1937, insert the following in the margin :-

"The Geverament of India (Adaptation of Indian Laws) Order, 1937 ".

sion, it shall be decided a necessary of with the quinto of the majority of the Financial Commissioners, or, if there is no such majority which concurs in a decision modifying or reversing the decice or order under appeal, reverse or revision, that decree or order shall be affirmed; and

re the case is not an appeal or a case on rivies or vision, the matter respecting which there is the illuring of opinion shall be referred to the Local community of decision, and the decision of that Sovramont with respect thereto shall be find.

b Government Authention No 771, dated let November Commissioners and I terr Austain Commissioners who seed with the covers of the Austain Collector of the first styrinted Austain Collectors of the second grade, and vernment Notification No 770, of the same date, all sun-Tai of lars have been appointed Austain Collectors of

^{13.} Government Notification No. 624, dated the 19th begioming all Assistant Commissioners and 1 stra. Assistant o lave been invested with the powers of a Magnitrate of the s under the Criminal Procedure Colo and allow with owertle first or second class under the Punjab Courts Not s z so of the first grade.

(4) The expression " Financial Commissioner" in this or any other Act shall, when there are more Financial Commissioners than

FINANCIAL COMMISSIONERS' OFFICE, PUNJAR Correction slip no 155, dated Lahore, the 15th Octobes, 1938

The Punjab Land Administration Acts, volume I. The Punjab Lind Revenue Act, XVII of 1887.

Section 8, page 14. In correction slip no. 42, dated the 14th September, 1937, insert the following in the margin -

" The Government of India (Adaptation of Indian Laws) Order, 1937 ".

FINANCIAL COMMISSIONERS' OFFICE, PUNJAB. CORRECTION SLIP NO 156, DATED LAHORE, THE 15TH OCTOBER, 1938.

The Punjab Land Administration Acts, volume I.

The Punjab Land Revenue Act, XVII of 1887.

Section 9, page 14

Cases.

In correction slip no 48, dated the 14th September, 1937, insert the following in the margin -

' The Government of India (Adaptation of Indian Laws) Order 1937".

444 his district n Conscior or

12. (1) The Financial Commissioner or a Commissioner or Power to Power to database Collector may by written order distribute, in such manner as he business and thinks fit, my business cognizable by any Revenue officer under his and transfer control

- (2) The Financial Commissioner or a Commissioner or Collector may withdraw any case pending before any Revenue-officer under his control, and either dispose of it himself, or by written order refer it for disposal to any other Revenue officer under his control
 - (3) An order under sub-section (1) or sub-section (2) shall not empower any officer to exercise any powers or deal with any I usiness which he would not be competent to exercise or deal with within the local limits of his own jurisdiction

Arreal Person and Revision

Save as otherwise provided by this Act, an appeal shall lie Appeals. from an original or at pellate order of a Revenue-officer as follows, mamele -

- (a) to the Collector when the order is made by an Assistant Collector of either grade.
- (1) to the Commissioner when the order is made by a Collector.
- (c) to the l'inancial Commissioner when the other a made by a Commussioner

Provided that-

- (i) when an original order is confirmed on first appeal, a further appeal shall not lie:
- (ii) when any such order is modified or reversed on appeal by the Collector, the order made by the Commissioner on further apps il if any to him shall be final
- 14. Save as otherwise provided by this Act, the period of Limitation ! limitation for an appeal under the last foregoing section shall run from the date of the order appealed against, and shall be as follows.
- that is to say --
 - (a) when the appeal lies to the Collector-thirty days
 - (b) when the appeal has to the Commissioner-sixty days.
 - (c) when the appeal has to the I manual Commissionerninety days
- 15. (1) A Revenue officer may, either of his own motion or on Review by the application of any party interested review, and on so reviewing officers. modify, reverse or confirm, any order pa sed by himself or by any of his predecessors in office

Provided as follows -

- (a) when a Commissioner or Collector thinks it necessary to review any order which he has not himself passel, and when a Revenue officer of a class below that of Collector proposes to review any order whether passed by himself or by any of his predecessors in office he shall first obtain the sanction of the Revenue officer to whose control he is immediately subject
- (b) an application for review of an order shall not be entertained unless it is made within ninety days from the passing of the order, or unless the applicant satisfies the Revenue officer that he had sufficient cause for not making the application within that period,
- (c) an order shall not be modified or reversed unless reason able notice has been given to the parties affected thereby to appear and be heard in support of the order,
- (d) an order against which an appeal has been preferred shall not be reviewed

(2) For the purposes of this section the Collector shall be deemed to be the successor in office of any Revenue-officer of a lower class who has left the district or has ceased to exercise powers as a Revenue-officer, and to whom there is no successor in office

(3) An appeal shall not lie from an order refu ing to review or confirming on review a previous order

16. (1) The Financial Commissioner may at any time call for the record of any case pending before, or disposed of by, any Revenue-officer subordinate to him

Power to call for examine and revier proceedags of Revenue CE cers.

- (2) A Commissioner or Collector may call for the record of any race pending before, or disposed of by, any Revenue-officer under his control
- (3) If in any case in which a Commissioner or Collector has called for a record he is of opinion that the proceedings taken or order made should be modified or rever ed he shall report the case with his opinion thereon for the orders of the l'inancial Commis-Stoner
- (4) The Financial Commissioner may in any case called for by himself under sub-section (1) or reported to him under sub-section (3) pa sich order as he thinks fit

Provided that he shall not under this section pass an order reversing or modifying any preceeding or order of a subordinate Revenue-officer and affecting any question of right letween private persons without giving those persons an opportunity of being heard

Procedure

Power to

Persons by Whom ap-

O EATT

may be made

bet on and to Perrope.

- 17. (1) The Local Government may make rules consistent with this let for regulating the procedure of Revenue-officers under make rues as this Act in cases in which a procedure is not pre-cribed by this
 - (2) The rule, may provide among other matter, for the mode of enforcing orders of ejectment from, and delivery of possession of, immoveable property, and rule, providing for the e matters may confer on a Revenue-officer all or any of the powers in regard to contempts, resistance and the like which a Civil Court may exercise in the execution of a decree whereby it has adjudged ejectment from, or delivery or posse sion of, such property

(3) Subject to the rules under this section a Revenue-officer may refer any case which he is empowered to dispose of under this Act to another Revenue-officer for investigation and report and may

decide the cale upon the report

- (1) Appearances before a Resenue-officer, and applicato us to and acts to be done before him under this Act may be forsecontrol made or done-
 - (a) by the parties themselves, or

(b) by their recognized agents or a legal practitioner

Provided that the employment of a recognized agent or legal practitioner shall not excuse the personal attendance of a party to any proceeding in any case in which personal attendance is specially required by an order of the officer

- (2) For the purposes of sub-section (1), recognised agents shall be such persons as the Local Government may by notification declare on this behalf
- (3) The fees of a legal practitioner shall not be allowed as costs in any proceeding I efore a Revenue-officer under this Act unless that officer considers, for reasons to be recorded by him in writing, that the fees should be allowed
- 19. (1) A Revenue officer may summon any person whose Power of attendance he considers nece sars for the jurp se of any business Perennes Lefore him as a Revenue-officer

- (2) A per on so summoned shall be bound to appear at the persons time and place mentioned in the summions in person or, if the summons so allows, by his recognized agent or a legal practitioner.
- (3) The person attending in obedience to the summons shall be bound to state the truth upon any matter respecting which he is examined or makes statements and to produce such documents and other things relating to any such matter as the Revenue-officer may require
- (1) A summons assued by a Revenue officer shall, if prac- Mode of ticable, be served (a) personally on the person to whom it is addressed service of or failing him (b) his recognized agent or (c) an adult male mem-summons. ber of his family usually residing with him
- (2) If service cannot be so made or if acceptance of service so made is refused, the summons may be served by posting a copy thereof at the usual or last known place of residence of the person to whom it is addressed or if that person does not reside in the district in which the Revenue officer is employed and the case io which the summons relates has reference to land in that district, then by posting a copy of the summons on some conspicuous place n or near the estate wherein the land is situate
- (3) If the summons relates to a case in which persons having the same interest are so numerous that personal service on all of them s not reasonably practical le it inv if the Revenue officer so directs be served by delivery of a copy thereof to such of those persons as the Revenue officer nominates in this behalf and by proclamation of the contents thereof for the information of the other persons interested
- (4) A summons may if the Revenue officer so directs. He served on the person named therein either in addition to or in substitution for any other mode of service by forwarding the summons by post in a letter addressed to the person and registered under Part III of the India Post Office Act 1806 * 388.
 - (5) When a summons 15 50 forwarded in a letter and it is proved that the letter was properly addressed and duly posted and regis-

land to which it

conv there

tered, the Revenue-officer may presume that the summons was serred at the time when the letter would be delivered in the ordinary course of nost

Mode of service of notice, order or proclamathereoL Mode of

making

i ion.

proclama.

21. A notice, order or proclamation or copy of any such document, issued by a Revenue-officer for service on any person shall be served in the manner provided in the last foregoing section for the tion, or copy service of a summons

When a proclamation relating to any land is issued by Revenue officer, it shall, in addition to any other mode of publicahis Act, be made tion which , the posting of a by beat of

relates Supplemental Provisions

Place of sitting.

23. (1) An Assistant Collector may exercise his powers under this Act at any place within the limits of the district in which he is employed

(2) Any other Revenue-officer may only exercise his powers under this Act within the local limits of his jurisdiction

Holidaya.

(1) The Financial Commissioner, with the approval of the Local Government shall publish in the local official Gazette before the commencement of each calendar year a list of days to be observed in that year as holidays by all or any Revenue-officers

(2) A proceeding had before a Revenue officer on a day specified in the list as a day to be observed by him as a holiday shall not be invalid by reason only of its having leen had on that day

25. When a Collector dies or is disabled from performing his

Dascharge of duties of Collector dying or being du abled. Letention

of powers

administration of the district under any order, which may be generally or specially 14-ued by the Local Government in this behalf shill be deemed to be a Collector under this Act When a Revenue-officer of any class who has been invested under the foregoing provisions of this Act with any powers to be exercised in any local area is transferred from that local area to Ly Revenueanother as a Revenue-officer of the same or a higher class he shall

duties, the officer who succeeds temporarily to the thief executive

officers on transfer Conferment of powers of any person-Levenue-off

Cat.

continue to exercise those powers in that other local area unless the Local Government otherwise directs or his otherwise directed (1) The Local Government may by notification confer on

(a) all or any of the powers of a Tunancial Commissioner. Commissioner of Collector under this Act or

(b) all or any of the powers with which an Assistant Collector may be invested thereunder and may by notification withdraw any nowers so conferred

(2) A person on whom powers are conferred under sub-section (1) shall exercise those powers within such local limits and in such classes of cases as the Local Government may direct and except as otherwise directed by the Local Government shall for all purposes

connected with the exercise thereof be deemed to be a Linguistal Commissioner Commissioner, Collector or Assistant Collector, as the case may be

(3) If any of the powers of a Collector under this Act are conferred on an Issistant (ollector, they shall, unless the Local Government by special order otherwise directs, be exercised by him subject to the control of the Collector

FINANCIAL COMMISSIONERS' OFFICE, PUNJAB CORRECTION SLIP NO 157, DATED LAHORE, THE 15TH OCTOBER, 11.38

The Pungab Land Administration Acts, volume I The Puniab Land Revenue Act, XPII of 1887.

Section 28. page 29 19

of

1883.

In correction slip no 44, dated the 14th September, 1937, meet the following in the margin -

"The Government of India (Adaptation of Indian Laws) Order, 1937

- - - o that person

(1) The Local Government may by notification impose village off on all or any estates in the territories for the time being administered by it a cess, to be called the village officers ce s at such rate or rate not exceeding (half an anna) for every rupee of the annual value as it may think fit, for remunerating (headmen and chief head men)† in those territories and for defraying other expenditure directly connected with the supervision of those officers or with the performance of their duties

(2) Annual value in sul e tion (1) has the mearing t to that expression in the Puniab District Boards Act 1883 that is to sav.-

(a) double the land revenue for the time being assessed on any land whether the assessment is leviable or not or

(b) where the land revenue has been permanently assessed or has been wholly or in part compounded for or redeemed double the amount which but for such permanent assessment composition or redemption would have been leviable, or

^{*}These words were substituted for the words one anna Repealing and tweeding (Rates and Cesses) 4ct 190" (IV of 1907) by the t These words were substituted for the words ' village-officers by the Repealing and Amending (Rates and Casses) Act 1907 (It of 1907)

(c) where no land revenue has been asses ed, double the amount which would have been asses ed, if the average village rate had been applied,

Provided that, in any tract in which, under the settlement for time being in force, the improvement of the land due to canal irrigation has been excluded from account in assessing the land-revenue, and a rate has been imposed in respect of such improvement, that rate shall be added to the land revenue for the purpose of computing the annual value

- (3) The Financial Commissioner may make rules for the collection control and expenditure of the village officers' cess
- (4) All cesses now levied in any local area for the purposes mentioned in sub-section (1) shall be deemed to have been lawfully imposed and shall until the vallage officers' cess is imposed in that local area under that sub-section be deemed to be lawfully leviable and for the purposes of this section, to be that cess.

Restriction
on attach
ment or es
signment of
remuneration
of kanungos
zaildars
snamdars and
villa e ofh

cers

30. (1) The emoluments of a kanungo, raildar, inamidar or illage officer shall not be lable to attachment in execution of a lerge or order of any Civil or Revenue Court

remoneration (2) An assignment of or charge on, or an agreement to assign galdars or tharge any such emoluments shall be void unless it is authonomous and 11/red by rules made by the Financial Commissioner in this behalf

CHAPTER IV RECORDS +

Records of-rights and Annual Records

Pecor l of rights and documents included therein

- 31. (1) Save as otherwise provided by this Chapter, there shall be a record of rights for each estate
- (2) The record of rights for an estate shall include the follow-
 - (a) statements showing, so far as may be practicable,-
 - (i) the persons who are land owners, tenants or assignees of land revenue in the estate or who are estitled to receive any of the rents profits or produce of the e tate or to occupy land therein.
 - (ii) the nature and extent of the interests of this e persons, and the conditions and liabilities attaching thereto and (iii) the rent land revenue, rates cesses or other payments
 - due from and to each of the e per one and to the Government
 - (1) a statement of customs respecting rights and liabilities in the estate
 - (c) a map of the estate, and
 - (d) such other documents as the Financial Commissioner may, with the previous sanction of the Local Government, prescribe

FINANCIAL COMMERCICATING OFFICE, IT WIAB

Controlled at the a 100 part of an or the 100 October,

The Punjab Land Advantation Acts, relume I. The P nyob Land Levenue 1ct, AVII of 1887.

Section 32

Sub-rection (3), p ce 21

In correction clip no. 45, dated the 14th September, 1997 insert the fel cump in the m . "

"The commercial into (Aferication a loss an Laws) Order 19"

2. (1) The Collector of all cause to be prepared by the patriars Argustine of each estate veitly or at such other intervals as the Linamenal end Commissioner that the cribe a clitt t til to ni- fight. amended in accordance with the prospering of this Chapter

(2) This elition of the record-of rights shall be called the annual record for the estate and shall comprise the statements mentioned in sub-section (2) clause (a) of section 31 and such other documents if any as the Financial Commissioner may with the previous sanction of the Local Government pp. file

(3) For the purposes of the preparation of the annual record the Collector shall cause to be kept up by the patwars of each estate a register of mutations and such other registers as the Financial Commissioner may prescribe

Procedure for militia P corls

(I) Any person acquiring by inheritance, purchase, mort- Making of gage gift or otherwise any right in an estate as a land owner that part of assignee of land revenue or tenant having a right of occupancy, the small reverse his account his a

shall report his acquisition of the right to the pitwari of the tate relates to (2) If the person acquiring the right 1 a minor or otherwi land-owners. disqualified his guardian or other person histing charge of his revenue and

property shall make the report to the patwars оссиралсу

(3) The patwars shall enter in his register of mutations every tenants report made to him under sub-section (1) or sub-section (2), and shall also make an entry therein respecting the acquisition of any such right as aforesaid which he has reason to believe to have taken place, and of which a report should have been made to him under one or other of those sub-sections and has not been so made

(4) A Revenue-officer shall from time to time inquire into the correctness of all entries in the register of mutations and into all such acquisitions as aforesaid coming to his knowledge of which under the foregoing sub sections report should have been made to the patwars and entry made in that register, and shall in each case make such order as he thinks fit with respect to the entry in the annual record of the right acquired

- (5) Such an entry shall be made by the insertion in that record of a description of the right acquired and by the omission from that record of any entry in any record previously prepared which by reason of the acquisition has ceased to be correct
- 35. The acquisition of any interest in land other than a right referred to in sub section (1) of the last foregoing section shall,that part of
 - (a) if it is undisputed, he recorded by the patwari in such manner as the Pinancial Commissioner may by rule in this behalf mescribe and
 - (b) if it is disputed be entered by the patwari in the register of mutations and dealt with in the manner prescribed in sub-sections (4) and (5) of the last foregoing sec

Determina. t on of die putes

Making of

the annual record which

relates to

other persons

- (1) If during the making, revision or preparation of any record or in the course of any enquiry under this Chapter a dispute arrees as to any matter of which an entry is to be made in a record or in a register of mutations a Revenue officer may of his own motion or on the application of any party interested but subject to the pro visions of the next following section, and after such inquiry as he thinks fit, determine the entry to be made as to that matter
 - (2) If in any such dispute the Revenue-officer is unable to satisfy himself as to which of the parties thereto is in possession of any property to which the dispute relates he shall ascertain by sum mary maury who is the per on best entitled to the property, and shall by order direct that that person be put in posse-sion thereof, and that an entry in accordance with that order be made in the record or register
 - (3) A direction of a Revenue officer under sub-section (2) shall le subject to any decree or order which may be subsequently passed by any Court of competent jurisdiction

I estrictions

- 37. Putries in records of rights or in annual records except on variations entries made in annual records by patwars under clause (a) of of entries in section 30 with respect to undisputed acquisitions of interest referred to in that section shall not be varied in subsequent records otherwise than by-
 - (a) making entries in accordance with facts proved or ad mitted to have occurred.
 - (1) making such entries as are agreed to be all the parties interested therein or are supported ly a de see or order lunding on those parties

Mutation fees

- (c) making new maps where it is necessary to make them (I) The Local Government may fix a scale of fees for all er any classes of et tries in any record or register under this Chapter and for comes of any such entries
- (2) A fee in respect of an entry shall be payable by the person in whose favour the entry is made

1857-Art XVII.1

39. And become hepleding to make the report required to Practice 39. An letsen heriesting to make the report required in section 34 within three months from the date of the or justition of report a new a right referred to in that section stall be hable, at the divirety has energy? of the Collector, to a fine not exceeding fire times the attents of the first eternic fee which would have been paralle according to the wale fixed in under the last foregoing section if the acquisition of the right had

lyon reported unmediately after its account 40. Any person whose tights, interests of habilities are to topically and ander the theusette shall I chount of or one

FINANCIAL COMMESSIONERS OFFICE, PUNJAB.

Conniction san no. 159, party Lander, the 15th October,

The Punjab Land Administration Acts, volume I The Punjab Land Revenue Act, XVII of 1887.

Section 41, page 23.

In correction slip no. 46, dated the 11th September, 1937, ensert the following in the marrin -

"The Gusproment of Later of . TINANCIAL COMMISSIONERS' OFFICE, PUNJAB.

CORRECTION SLIP NO 160, DATED LABORY, THE 15TH OCTOBER, 1938.

The Puniab Land Administration Acts, volume 1. The Punjab Land Revenue Act, XVII of 1887.

Section 42, page 23.

Sub-sections (1), (2) and (4).

In correction slip no. 47, dated the 14th September, 1987. insert the following in the margin :-

" The Government of India (Adaptation of Indian I awa) Order ,1937 ".

character in which there did not ex st. any forest or quarry, or any such land or interest,

FINANCIAL COMMISSIONERS ' OFFICE, PUNJAB.

Correction slip no. 161, dated Lahore, the 15th October.

The Punjab Land Administration Acts, volume I.

The Punjab Land Revenue Act, XVII of 1887.

Section 43, page 23.

In correction slip no. 48, dated the 14th September, 1937, insert the following in the margin :-

[&]quot;The Government of India (Adaptation of Indian Laws) Order, 1937, ~

LAND REVENUE (2) The compensation shall be determined as nearly as may be in accordance with the provisions of the Land Acquisition Act, X 1870 ·

Presumption in favour of entries in Records of rights and annual re cords Suit for declaratory decree by persons ag greeved by

an entry in a record

Powers to

make rales

respecting

connected

therewith

Records of

rights and

Sanual

records

cetates

records and other matters

An entry made in a record-of-rights in accordance with the law for the time being in force, or in an annual record in accordance with the provisions of this Chapter and the rules thereunder, shall be presumed to be true until the contrary is proved or a new entry is lawfully substituted therefor

If any person considers himself aggreeved as to any right of which he is in possession by an entry in a record of rights or in an annual record, he may institute a suit for a declaration of his right under Chapter VI of the Specific Relief Act, 1877.

Supplemental Provisions

The I mancial Commissioner may make rules-

(a) prescribing the language in which records and registers under this Chapter are to be made.

(b) prescribing the form of those records and registers, and the manner in which they are to be prepared signed and attested. (c) for the survey of land so far as may be necessary for the

preparation and correction of those records and registers,

(d) for the conduct of inquiries by Revenue officers under this Chapter, and

(e) generally for the guidance of Revenue officers and villageofficers in matters pertaining to records and registers mentioned or referred to in this Chapter

(1) The Financial Commissioner may direct that a recordof rights be made for any group of neighbouring estates instead of separately for each of the estates

for groups of (2) The provisions of this Chapter with respect to a record ofrights and annual record for an estate shall then, so far as they can to made applicable apply to a record of rights and annual record for a group of estates

CHAPTER V

ASSESSMENT

Assesment of land revs enue.

(I) All land, to whatever purpose applied and wherever situate, is had le to the payment of land revenue to the Government, except such land as has been wholly exempted from that liability by special contract with the Government or by the provisions of any law Pon for the time being in force and such land as is included in the III.

(2) Land revenue shall be nesessed in cash

(3) I and may be assessed to land revenue notwithstanding that III that revenue, by reason of its having been assigned, released, comfounded for or redeemed is not payable to the Government

[•] See now the I and Acquisition Act 1891 (I of 1891)

(4) Land Revenue may be assessed-

(a) as a fixed annual charge payable in a lump sum or by instalments:

(b) in the form of prescribed rates per acre or other unit of area applie able to the area recorded as sown, matured

or cultivated during any harvest or during any year The assesment of land revenue shall be based on an Basses estimate of the iverige money value of the nett assets of the estate assessment

or group of estates in which the land concerned is situated

48 B. If the land-revenue is assessed as a fixed unnual charge limit of the amount thereof, and if it is assessed in the form of prescribed assessment. rate, the average amount which, according to in estimate in writing approved by the Local Government will be leviable annually, shall not, in the case of any is essuent circle exceed one fourth of the estimated money value of the nett assets of such asses ment circle

Provided that nothing contained in this section shall affect any assessment in force at the time of the commencement of the Punjab Land Revenue (Amendment) Act. 1928

General Assessments

49. (1) 1 **comments of land revenue may be general or special Notification (2) A general ren is nent of the land revenue of any area of intended reassess shall not be undertal on without the previous sunction of the Local ment and Government and notificity a of that sunction

(3) In granting such super a the Local Government may one as to princtsuch instructions consistent with the provisions of this Act and the sessment rules made thereunder as it may deem fit

(1) A general assessment shall be made by a Revenue- Mode of

officer (2) Before making such assessment the Revenue officer shall report through the I inqueral Commissioner for the sanction of the Local Government his proposals with regard thereto

determining assessment

51. (1) After consideration of the proposals submitted by the Announcement of Revenue officer under the provisions of section 50 the Local Govern-assessmentment shall pass such orders as it may deem fit, subject to the provisions of sub sections (3) and (4) and on the receipt of such orders the Revenue officer shall male an order determining the assessment proper for each estate concerned and shall announce at in such manner as the Local Government may by rule prescribe

t. (2) At the time of announcing the assessment is to take effect, and a forest shall also declare the date from which it is to take effect, and (2) At the time of announcing the assessment the Revenue accordingly

(3) Subject to the provisions of sub-section (4) the average rate of incidence on the cultivated area of the land revenue imposed under the provisions of sub-section (1) on any as essment circle forming part of any area in respect of which a notification has been issued under sub-section (2) of section 49 shall not exceed the rate of incidence of the land revenue imposed at the last previous assessment by more than one fourth provided that the rate of incidence of the as essment imposed on any estate shall not exceed the rate of incidence of the last previous assessment on that estate by more than two thirds

(4) The provisions of sub-section (3) shall not be applicable in Punt the case of land which has not been previously a sessed to land 1110 revenue or of which the last previous assessment was made under the provision of clause (b) of sub section (1) of section 59, or in the case of land in which canal irrigation has been introduced after the date of the orders passed under the provision of sub section (1) of section of at the first previous as essment or in the case of an area which has been declaied by notification to be an urban assess ment circle and for the purpose of calculating the increase in the incidence of the land ievenue for the purpose of sub section (3), all such land shall be excluded from calculation

Provided that no area shall be declared to be an urban assess ment circle unless it is included within the limits of a municipality or of an area in respect of which a notification has been issued under section 241 of the Punjab Municipal Act 1911 or of an area declared to be a small town under the provisions of the Punjab Small Towns Act 1921

1pplication or recon suderat On of sage. 5 ment.

- (1) The land owner may within thirty days from the date of the announcement of the assesment present a petition to the Revenue officer for a reconsideration of the amount form or conditions of the assessment
- (2) Where the land revenue is assigned the assignee thereof may within thirty days from that date present a like petition to the Revenue officer
- (3) The order passed by the Revenue officer on the petition shall set forth his reasons for granting or refusing it
- Confirmation of assess ment
- (1) An assessment the undertaking of which has been Pur and duration canctioned under the pro isions of section 49 shall not be considered Ill final until it has been confirmed by the Local Government
 - (2) At any time before an assessment is so confirmed the Com Po missioner or Pinancial Commissioner may subject to the aroustons ill of sul section (3) modify the assessment of any estate
 - (3) Before an enhancement is oldered unler the provisions of Pa sub section (2) the Commissioner or the Pinancial Commissioner as Ill the case may be shall cause reasonable notice to be given to the land-owners by proclamation published in the manner described in section 22 to show cause in a petition addressed to the Revenue officer why the proposed inhancement should not be oldered and the Revenue officer shall enquire into any objections ruised by any land-owner and submit such petition received with his report there on to the Commissioner or the Financial Commissioner who shall consider the petition and the report and shall also hear the petitioner if he so desires

53-A. (1) The Local Government shall when confirming an P. of successment nessessment under sul section (1) of section 53 fix a period of time II for which the assessment shall remain in force

- (2) The period fixed ender subsection (1) shall be forty years; Perioded that
 - to a period for exceeding forth years and not shorter than ten years may be fixed for any area, eyer field by the Local Government, in which canal impaction has been introduced after the date of the orders passed under the prints one of subsection (1) of section [1] at the last premium accessment or in which it has been proposed to introduce with impaction do may the period

pride pride prints; ment in Prints i

I for the farment to seemin to a street form the seeming to

at of the time elecation in the description of the laid where or, where there are brighten more laid where the energy and the who would be individually be laide for or or learned. Le'de to a resultant half the sum assessed, may pire assessment which to the Bername-Gornel refusal to be LaWe for the assessed among ment.

(2) When the Bern use office responsing a native under subscatting (1), the Collector may take processing of the south and deal with it, as send to as may be, as of the annihilated of the appropriate terms had been ordered as a process for the responsing a smarr of landscreening the thought.

". Will the settle is in the possession of the Collection, the hericonter or lathousers shall be establed to severe from the Government on allowages, to be fixed by the Francish Communsivers, which shall not be less than five or more than the per cent of the set income we had by the Government from the system

56. (I) If the assessment accounted under serving 51 is in which we may not a first assessment of an existe for a term of texts, precuration the Berennes-officer chall, before the date on which the first initial of measurement thereof becomes payable, make an order distributing it creat and the served behinds comprised in the setate and make and publish the challeng a record of the distribution.

(2) The O'llester may for sufficient reason make an order serie. Exeming that record at any time while the assessment continues to be in free, and publish the record so remised.

(") If the assessment announced under service of it is the from of rates charged to appealing to the results of each year or harrest,

a Revenue officer shall from year to year or from harvest to harvest as the conditions of the assessment may require, make and publish, not later than one month before the first instalment of the landrevenue falls due, a record of the amount payable in respect of each holding

Application for amend ment of the distribution of an assess ment

- 51. (1) Any person affected by a record made under sub section (1) or sub section (3) of the last foregoing section, or by the revision of a record under sub section (2) of that section may, within thirty days from the date of the publication of the record, present a petition to the Revenue officer for a re-consideration of the record of far as it affects him
- (2) The order passed by the Revenue officer on the petition shall set forth his reasons for granting or refusing it

Appeals from orders under sections 52 and 57

58. An appeal from an order under the last foregoing section or section of section of shall lie to the Commissioner, and from the appellate order of the Commissioner to the Financial Commissioner

Special Assessments

Special assessments

- 59. (1) Special assessments may be made by Revenue-officers in the following cases, namely
 - (a) when land revenue which has been released or assigned is resumed,
 - (b) when lands are sold, leased or granted by the former por
 - (c) when the assessment of any land has been annulled or the land owner has refused to be liable therefor, and the term for which the land was to be managed by the Collector or his agent or let in farm has expired.
 - (d) when assessments of land revenue require revision in con sequence of the action of water or sand or of calamity of season or from any other cause.
 - (c) when revenue due to the Government on account of pasture or other natural products of land, or on account of mile, fisheries or natural products of a set or or on account of other rights described in section 41 or section 42 has not been included in in section 42 male under the foregoing provisions of this Christer
 - (2) The Financial Commissioner may confirm any assessment III mode under this section
 - (3) The foregoing provisions of this Chapter with respect to general assessments shall subject to such modifications thereof as the Financial Commissioner may prescribely executive instructions resured under the provisions of section 80-C regulate the procedure Pan of Revenue officers making special assessments.

Power to 60. The Local Government shall, subject to the provisions of Pun materiales section 60 A from time to time make rules prescribing—

 (a) the method by which the estimate of the money value of the nett assets of an estate or group of e tates shall be made;

(b) the method by which assessment to land revenue shall be

FINANCIAL COMMISSIONERS' OFFICE, PUNJAB.

CORRECTION SLIP NO. 163, DATED LABORE, THE 15TH OCTOBER, 1939.

The Punjab Land Administration Acts, volume I.

The Punjab Land Revenue Act, XVII of 1887.

Section 60-A, page 29.

Act,

In correction slip no. 50, dated the 14th September, 1937, insert the following in the margin:—

"The Government of India (Adaptation of Indian Laws) Order, 1937."

for the purpose of all assessment operations begun before the date executive of publication of rules made after the commencement of the Punjab streetor Land Revenue (Amendment) Act, 1928, the rules and executive assessed to instructions relating to the matters mentioned in clauses (a), (b), ment of (c) and (d) of section 60 which were in force before such publication propagation of the matter mentions of the punjab shall remain in force.

(Amendr Act, III 1928, to followed the purjof assess operation begun be issue of made to the provious sections.

60.C. The Local Government or the Financial Commissioner Fower to the approval of the Local Government may, for the guidance of same ins Revenue-officers, from time to time, issue executive instructions returns lating to all matters to which the provisions of this chapter apply, provided that such instructions shall be consistent with the provisions of this Act and the rules made thereunder.

CHAPTER VI.

COLLECTION OF LAND-REVENUE

61. (1) In the case of every estate, the entire estate and the land-owner or, if there are more than one, the land-owners jointly Security and severally, shall be liable for the land-revenue for the time land revenue entire land revenue entire sesses on the estate:

Provided that-

- (a) the Local Government may by notification declare that in any estate a holding or its owner shall not be liable for any part of the land revenue for the time being asses ed on the estate except that part which a pay able in respect of the holding and
- (b) when there are superior and inferior land-owners in the same estate the Financial Commissioner may by rule, or by special order in each case determine whether the superior or inferior land owners shall be liable for the land revenue or whether both shall be so liable and if so in whit proportions

(2) A notification under proviso (a) to sub-section (1) may have reference to any single estate or to any class of estate or estates

generally in any local area

Parther. security for payment of

(1) The land revenue for the time being assessed on an estate or payable in respect of a holding shall be the first charge land revenue upon the rents profits and produ thereof

(2) Without the previous consent of the Collector the rents profits or produce of an estate or holding shall not be liable to be taken in execution of a decree or order of any Court until the land revenue chargeable against the rents profits or produce and any arrear of land revenue due in respect of the estate or holding have been paid

Orders to regulate pay ment of land revenue

(I) Notwithstanding anything in any record of rights the Financial Commissioner may fix the number and amount of the instalments and the times places and manner by at and in which land revenue is to be paid

(2) Until the Financial Commissioner otherwise directs land revenue shall be payable by the instalments at the times and place and in the manner by at and in which it is payable at the commencement of this Act

Pules to regulate remission and

- (1) The linearial Commissioner may make rules consistent with this Act to regulate the collection remission and suspen sion of land revenue and may by those rules determine the circum suspens on of stances and terms in and on which assigned land revenue may be land reven e collected by the assignee
 - (2) Where land revenue due to an assignee is collected by a Revenue-officer there shall be deducted from the sum collected such a percentage on account of the cost of collection as the Financial Commissioner may by rule in this behalf prescribe
 - (3) A suit for an arrear of assigned land revenue shall not be entertained unless there is annexed to the plaint at the time of the presentation thereof a document under the hand of the Collector specially author zing the institution of the suit
- The co is of any process issued under this Chapter shall be abe as part recoverable as part of the arrear of last d revenue in respect of which of attear th process was issued

66. A statement of account certified by a Revenue-officer shall Certified be conclusive proof of the existence of an arrear of land revenue, of account to be its amount and of the person who is the dafaulter

to arrear Subject to the other provisions of this Act, an arrear of Processes for

processes, namely -(a) by service of a writ of demand on the defaulter,

(b) by arrest and detention of his person,

(c) by distress and sale of his moveable property and uncut or

land revenue may be recovered by any one or more of the following recovery of

ungathered crops,

(d) by transfer of the holding in respect of which the arrest

(c) I v attachment of the estate or holding in respect of which the arrear is due.

(f) by annulment of the assessment of that estate or holding,

(g) by sale of that estate or holding.

(h) by proceedings against other immoveable property of the defaulter

A writ of demand may be issued by a Revenue-officer on Writ of or after the day following that on which an arrear of land revenue demand. accrises.

- 69 (1) At any time after an arrear of land revenue has accrued Arrest and a Revenue officer may issue a warrant directing an officer named detent on of therein to arrest the defaulter and bring him before the Revenue defaulter officer
- (2) When the defaulter is brought before the Revenue-officer. the Revenue-officer may cause him to be taken before the Collector, or may keep him under personal restraint for a period not exceeding ten days and then if the arrear is still unpaid cause him to be taken before the Collector
- (3) When the defaulter is brought before the Collector the Collector may assue an order to the officer in charge of the civil sail of the district directing him to confine the defaulter in the jail for such period not exceeding one month from the date of the order as the Collector thinks fit
- (4) The process of arrest and detention shall not be executed against a defaulter who is a female a minor a lunatic or an idiot

(1) At any time after an arrear of land revenue has Distress and accrued the moveable property and uncut or ungathered crops of sale of mores the defaulter may be distrained and sold by order of a Revenue-able proofficer

perty and

(2) The distress and sale shall be conducted as nearly as may be in accordance with the law for the time being in force for the attachment and sale of moveable property under the decree of a Revenue Court constituted under the Punjab Tenancy Act 1887

Provided that in addition to the particulars exempted by that law from liability to sale so much of the produce of the land of the defaulter as the Collector thinks necessary for seed grain and for the subsistence until the harvest next following of the defaulter

Provided that-

- (a) the Local Government may by notification declare that, in any estate a holding or its owner shall not be liable. for any part of the land revenue for the time being as es ed on the e tate except that part which a par able in re pect of the holding and
- (b) when there are superior and inferior land-owners in the same estate the Financial Commissioner may by rule, or by special order in each case determine whether the superior or inferior land owners shall be liable for the land revenue or whether both shall be so liable and if so in what proportions
- (2) A notification under proviso (a) to sub-section (1) may have reference to any single estate or to any class of estate or estates generally in any local area

Further security for Perment of and revenue.

- 62. (1) The land revenue for the time being assessed on an estate or pavable in re pect of a bolding shall he the first charge upon the rents, profits and produ thereof
- (2) Without the previous consent of the Collector, the rents profits or produce of an estate or holding shall not be liable to be taken in execution of a decree or order of any Court until the land revenue chargeable against the rents, profits or produce and any arrear of land revenue due in respect of the estate or holding, have been paid

Orders to regulate par ment of land Pertone.

- (1) Notwithstanding anything in any record-of rights the Financial Commissioner may fix the number and amount of the instalments and the times places and manner by, at and in which land revenue is to be paid
 - (2) Until the Financial Commissioner otherwise directs, land revenue shall be pavalle by the instalments at the times and place and in the manner by at and in which it is pavable at the com mencement of this Act

Pules to regulate

- (1) The Financial Commissioner may make rules consistent with this act to reculate the collection remission and suspenentert on and sion of land revenue and may by those rules determine the circumrecusion and stance and terms in and on which as igned land revenue may be had reven . collected by the assignee
 - (2) Where land revenue due to an assignee is collected by Revenue-officer there shall be deducted from the sum collected such a percentage on account of the co t of collection as the Financial Commis ioner may by rule in this behalf pre cribe
 - (3) A suit for an arrear of assigned land revenue shall not be entertuned unless there is unnexed to the plaint at the time of the presentation thereof a document under the hand of the Collector specially authorizing the institution of the suit
- The co is of any process assued under this Chapter shall be at a as just recoverable as just of the arrear of land revenue in respect of which th process was respect

officer

- 66. A statement of account certified by a Revenue-officer shall Certified be conclusive proof of the existence of an arrear of land revenue, of account to be its amount and of the person who is the dafaulter
- Subject to the other provisions of this Act, an arrear of Processes for land revenue may be recovered by any one or more of the following recovery of processes, namely -

(a) by service of a writ of demand on the defaulter,

(b) by arrest and detention of his person,

- (c) by distress and sale of his moveable property and uncut or ungathered crops,
- (d) by transfer of the holding in respect of which the arrest
- 18 due. (c) by attachment of the estate or holding in respect of which
- the arrear is due. (f) by annulment of the assessment of that estate or holding,

(g) by sale of that estate or holding

- (h) by proceedings against other immoveable property of the defaulter
- A writ of demand may be issued by a Revenue-officer on writ of or after the day following that on which an arrear of land revenue demand. accrues
- (1) At any time after an arrear a Revenue-officer may issue a warrant therein to arrest the defaulter and brin
- (2) When the defaulter is brought before the Revenue-officer, the Revenue-officer may cause him to be taken before the Collector, or may keep him under personal restraint for a period not exceeding ten days and then if the arrear is still unpaid cause him to be taken before the Collector
- (3) When the defaulter is brought before the Collector the Collector may issue an order to the officer in charge of the civil jail of the district directing him to confine the defaulter in the jail for such period not exceeding one month from the date of the order as the Collector thinks fit
- (4) The process of arrest and detention shall not be executed against a defaulter who is a female a minor a lunatic or an idiot
- 70 (1) At any time after an arrear of land revenue has Distress and accrued the moveable property and uncut or ungathered crops of sale of mores the defaulter may be distrained and sold by order of a Revenue-able proofficer

(2) The distress and sale shall be conducted as nearly as may be in accordance with the law for the time being in force for the attachment and sale of moveable property under the decree of a 87 Revenue Court constituted under the Puniab Tenancy Act 1887

Provided that in addition to the particulars exempted by that law from liability to sale so much of the produce of the land of the defaulter as the Collector thinks necessary for seed grain and for the subsistence until the harvest next following of the defaulter

perty and

and his family, and of any cattle exempted by that law, shall be exempted from sale under this section

Transfer of holdrog

- 71 (1) At any time after an arrear of laud revenue has accrued on a holding, the Collector may transfer the holding to any person being a land owner of the estate in which this holding is situate and not being a defaulter in respect of his own holding, on condition of his paying the arrear before being put in possession of the holding, and on such further conditions as the Collector may see fit to prescribe
 - (2) The transfer may, as the Collector thinks fit, be either till the end of the agricultural year in which the defaulter pays to the transferee the amount of the arrear which the transferee paid before being put in possession of the holding, or for a term not exceeding fifteen years from the commencement of the agricultural year next following the date of the transfer
 - (3) The Collector shall report to the Financial Commissioner any transfer made by him under this section, and the Financial Commissioner may set raide the transfer or after the conditions thereof, or pass such other order as he thinks fit
 - (4) A transfer under this section shall not affect the joint and seriorcel liability of the land owners of the estate in which it is enforced.
 - (5) In respect of all rights and liabilities arising under this Act the person to whom the holding is transferred shall, subject to the conditions of the transfer stand in the same position as that in which the dafaulter would have stood if the holding had not been transferred.
 - (b) When the transfer was for a term the holding shall, on the expiration of the term, be restored by the Collector to the defaulter free of any claim on the part of the Government or the transfered for any arrear of land revenue or rates and cesses due in respect thereof.

Attachment of extate or holding

- 72. (1) At any time after an arrear of land revenue has accrued the Collector may cause the estate or holding in respect of which the arrear is due to be attached and taken under his own management or that of an agent appointed by him for that purpose
- (2) The Collector or the agent shall be bound by all the engagements which existed between the defaulter and his tenants, if any,

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- (3) All surplus profits of the land attached beyond the cost of attachment and management and the amount necessary to meet the current demand for land revenue and rates and cesses shall be applied in discharge of the arrear
- (4) Land shall not be attached for the same arrear for a longer term than five years from the commencement of the agricultural year next following the date of the attachment, but, if the arrear 14

somer discharged the land shall be released and the surplus receipts, if any made over to the land-owner

(1) When an arrear of land revenue has been due for a Annulment of longer period than one month, and the foregoing processes are not estate or deemed sufficient for the recovery thereof, the Financial Commis-holding sioner may, in addition to or instead of all or any of those processes, order the existing assessment of the estate or holding in respect of which the arrear is due to be annulled

- (2) The provisions of this section shall not be put in force for the recovery of an arrear of land-revenue which has account on land-
 - (a) while under attachment under the last foregoing section,
 - (b) while under the charge of the Court of Wards
- (3) When the assessment of any land has been annulled, the Collector may, with the previous sanction of the Financial Commissioner, either manage the land himself or through an agent, or let it in farm to any person willing to accept the farm for such term and on such conditions as may be sanctioned by the l'inancial Commissioner
- Provided that the term for which land may be so managed or farmed shall not be longer than fifteen years from the commence ment of the agricultural year next following the date of the annulment
- (4) At some time before the expiration of that term the Collector shall determine the assessment to be paid in respect of the cetate or holding for the remainder of the term of the current assessment of the district or taheil, and, when that assessment has been sanctioned by the Pinancial Commissioner, shall announce it to the land owner
- (5) The land owner may give notice to the Collector of refusal to be liable for the assessment within thirty days from the date on which the assessment was appounced to him
- (6) If notice is so given, the Collector may, with the previous sanction of the Financial Commissioner, take the estate or holding under direct management or farm it for the remainder of the term of the current assessment of the district or tahsil, or for any period within that term which the Financial Commissioner may fix
- (7) When the assessment of a holding is annulled, the joint responsibility of the other land owners of the estate for the land revenue of that holding becoming due after the annulment shall be in abeyance until a new assessment takes effect
- (8) The Financial Commissioner may direct that any contract made by the dafaulter, or by any person through whom the dafaulter claims, with respect to any land comprised in an estate or holding of which the assessment has been annulled, shall not be binding on the Collector or his agent or farmer during the period for which the estate or holding remains under the management of the Collectoor his agent or is let in farm

and his family, and of the cattle exempted by that law, shall be exempted from sale under this section

Transfer of holdwag

- 71 (1) At any time after an arroar of land revenus has accrued on a holding, the Collector may transfer the holding to any person being a land owner of the estate in which this holding is situate and not being a defaulter in respect of his own holding, on condition of his paving the arrear before hing put in possession of the holding, and on such further conditions as the Collector may see fit to prescribe
- (2) The trunsfer man, as the Collector thinks fit, be either till the end of the agricultural year in which the defaulter pays to the transferee the amount of the arrear which the transferee paid before being put in possession of the holding, or for a term not exceeding fifteen years from the commencement of the agricultural year next following the date of the transfer
 - (3) The Collector shall report to the Financial Commissioner any transfer made by him under this section, and the Tinancial Commissioner may set uside the transfer or after the conditions thereof, or pass such other order as he thinks fit
 - (4) A transfer under this section shall not affect the joint and several liability of the land owners of the estate in which it is enforced.
 - (5) In respect of all rights and limbilities arising under this Act the person to whom the holding is transferred shall subject to the conditions of the transfer, stand in the same position as that in which the dataulter would have stood if the holding had not been transferred.
 - (6) When the transfer was for a term the holding shall, on the expiration of the term, be restored by the Collector to the defaulter free of any claim on the part of the Government or the transferee for any arrear of land revenue or rates and cesses due in respect thereof

Attachment of cetate or holding

- 72. (1) At any time after an arrear of land revenue has accrued the Collector may cause the estate or holding in respect of which the arrear is due to be attached and taken under his own management at the first own the state of the state o
- or that of an agent appointed by him for that purpose

 (2) The Collector or the agent shall be bound by all the engagements which existed between the defaulter and his tenants, if any probability and his large and

ill rents and ter until the the land to

the unlautter

- (3) All surplus profits of the land attached beyond the cost of the amount necessary to meet the and rates and cesses, yall be
- (4) Land shall not be attached for the same arrear for a longer term than five years from the commencement of the agricultural year next following the date of the attachment, but if the arrear 19-

sooner discharged the land shall be released and the surplus receipts, if any, made over to the land-owner

73. (1) When an arrear of land revenue has been due for a Annulment of longer period than one month, and the foregoing processes are not estate or deemed sufficient for the recovery thereof, the Financial Commis-holding sioner may, in addition to or instead of all or any of those processes, order the existing assessment of the estate or holding in respect of which the arrear is due to be annulled

- (2) The provisions of this section shall not be put in force for the recovery of an arrear of land revenue which has accrued on land---
 - (a) while under attachment under the last foregoing a ction,
 - (b) while under the charge of the Court of Wards
- (3) When the assessment of any land has been annulled, the Collector may, with the previous sanction of the Financial Commissioner, either manage the land himself or through an agent or let it in farm to any person willing to accept the farm for such term and on such conditions as may be sanctioned by the Pinancial Com

Provided that the term for which land may be so managed or farmed shall not be longer than fifteen years from the commencement of the agricultural year next following the date of the annul ment

- (4) At some time before the expiration of that term the Collector shall determine the assessment to be paid in respect of the estate or holding for the remainder of the term of the current assessment of the district or tabal and, when that assessment has been sanctioned by the Financial Commissioner, shall announce it to the land-owner
- (5) The land owner may give notice to the Collector of refusal to be liable for the assessment within thirty days from the date on which the assessment was announced to him
- (6) If notice is so given, the Collector may, with the previous sanction of the Financial Commissioner, take the estate or holding under direct management or farm it for the remainder of the term of the current assessment of the district or tahsil, or for any period within that term which the Financial Commissioner may fix
- (7) When the assessment of a holding is annulled, the joint responsibility of the other land owners of the estate for the land revenue of that holding becoming due after the annulment shall be in abeyance until a new assessment takes effect
- (8) The Financial Commissioner may direct that any contract made by the dafaulter, or by any person through whom the dafaulter claims, with respect to any land comprised in an estate or holding of which the assessment has been annulled, shall not be binding on the Collector or his agent or farmer during the period for which the estate or holding remains under the management of the Collector or his agent or is let in farm

Proclams. tion of atarsenument. and conse-

- 74. (1) When any land is attached under section 72, or when the assessment of any land has been annulled under the last foremeament of going section, the Collector shall make proclamation thereof
- (2) No payment made by any person to the defaulter before and course. due the making of the proclamation on account of rent or any other proclemation asset in anticipation of the usual time for the payment shall, without the special eauction of the Collector, be credited to that person or relieve him from liability to make the payment to the Collector or his agent or farmer
 - (3) No payment made after the making of the proclamation on account of rent or any other asset of the estate or holding to any person other than the Collector or his agent or farmer shall be credited to the person making the payment or relieve him from liability to make the payment to the Collector or his agent or farmer

Sale of estate or holding

75. When an arrear of land-revenue has accrued and the fore going processes are not deemed sufficient for the recovery thereof, the Collector, with the previous sanction of the Financial Commissioner, may, in addition to, or instead of, all or any of those pro cesses, and subject to the provisions hereinafter contained, all the estate or holding in respect of which the arrear is due

Provided that land shall not be sold for the recovery of-

- (a) any arrear which has accrued while the land was under the charge of the Court of Wards, or was so circumstanced that the Court of Wards might have exercised jurisdiction over it under the provisions of section 35 of the Punjab Laws Act, 1872, clause (a). (b), (c), IV of or (d), or
 - (b) any arrear which has accrued while the land was under attachment under section 72 of this Act or
 - (c) any arrear which has accrued while the land was held under direct management by the Collector or in farm by any other person, under section 73, after either an annulment of assessment or a refusal to be liable therefor

Effect of sale on incum brances.

- (1) Land sold under the last foregoing section shall be sold free of all incumbrances, and all grants and contracts previously made by any person other than the purchaser in respect of the land shall become void as against the purchaser at the sale
 - (2) Nothing in sub section (I) shall affect-

(a) a tenant's right of occupancy, unless the right was created by the defaulter himself, or

(b) any lease at a fair rent, temporary or perpetual, for the erection of a dwelling-house or manufactory, or for a mine, garden, tank, canal, place of worship, or burnalground, so long as the land continues to be used for the purpose specified in the lease or

(c) any incumbrance, grant contract or right of occupancy specially saved by order of the Financial Commissioner and proclaimed as hereinafter provided

77. (1) If the arrear cannot be recovered by any of the Proceedings against other against other sales

visions of this Act against that property as if it were the land in

Provided that no interests save those of the defaulter alone shall be so proceeded against, and no incumbrances created, grants made or contracts entered into by him in good faith shall be rendered invalid by reason only of his interests being proceeded against

- (2) When the Collector determines to proceed under this section against immoreable property other than the land in respect of which the arrear is due, he shall issue a proclamation prohibiting the transfer or charging of the property
- (3) The Collector may at any time by order in writing withdraw the proclamation and it shall be deemed to be withdrawn when either the arrerr has been paid or the interests of the defaulter in the property have been sold for the recovery of the arrear
- (4) Any private alienation of the property, or of any interest of the defaulter therein, whether by sale, gift, mortgage or otherwise made rifer the issue of the proclamation and before the withdrawal thereof shall be youd.
- (5) In proceeding against property under this section the Collector shall follow, as nearly as the nature of the property will admit, the procedure prescribed for the enforcement of process against land on which an arrear of land-revenue is due
- 78. (1) Notwithstanding anything in section 66, when pro Remedies ceedings are taken under this Act for the recovery of an arrear the sen to preson against whom the proceedings are taken may, if he denies his lability his liability for the arrear or any part thereof and pays the same for an arrear, under protest made in writing at the time of payment and signed by him or his agent institute a suit in a Civil Court for the recovery of the amount so rand.
- (2) A suit under sub section (1) must be instituted in a Court having jurisdiction in the place where the office of the Collector of the district in which the arrear or some part thereof accrued is situate.

Procedure in Sales

- 79. (1) On the receipt of the sanction of the Financial Com-Proclamation musisioner to the sale of any immoreable property, the Collector shall of sale. Sissue a proclamation of the intended sale specifying—
 - (a) the date time and place of the sale
 - (b) the property to be sold and if it is an estate or holding the land revenue assessed thereon or payable in respect thereof.

- (c) if the property is to be sold for the recovery of an arrear due in respect thereof, the incumbrances, grants, contracts, and rights of occupancy, if any, specially saved by order of the Financial Commissioner under section 76, sub section (2), clause (c),
- (d) if the property is to be sold otherwise than for the recovery of an arrear due in respect thereof any incumbrance, grant or contract to which the property is known to be liable, and
- (c) the amount for the recovery of which the sale is ordered
- (2) Repealed by Punjab Act II of 1905
- (3) The place of sale specified under clause (a), sub-section (1), must be either the office of the Collector or some place appointed by the Collector in this behalf and situate in or near the property to

Indemnity to Pevenue officer with respect to contents of proclamation Publication of

- 80. A Revenue officer shall not be answerable for any error, mis statement or omission in any proclamation under the last foregoing section, unless the same has been committed or made dis-
- 81. (1) A copy of the proclamation shall be served on the deforestanding faulter and be posted in a conspicuous part of the office of the Tahaildar of the tahail in which the property to be sold is situate
 - (2) After a copy of the proclamation has been served on the defaulter and posted in the office of the Tahsildar, a copy thereof shall be posted in the office of the Collector
 - (3) The proclamation shall be further published in manner prescribed in section 22 and in such other manner as the Collector

Time and conduct of sale

- 82. (1) The sale shall not take place on a Sunday or other holiday, or till after the expiration of at least thirty days from the date on which the copy of the proclamation was posted in the office
 - (2) The sale shall be by public auction and shall be conducted either by the Collector in person or by a Revenue officer specially

Power to postpone sale

The Collector may from time to time postpone the sale

Ftav of sale.

84. If at any time before the bidding at the auction is completed the defaulter pays the arrear in respect of which the property has been proclaimed for sale together with the costs incurred for the recovery thereof, to the officer conducting the sale, or proves to the satisfaction of that officer that he has already paid the same either at the place and in the manner prescribed under section 63 or into the Government treasury, the sale shall be stayed

85. When the highest bid at the auction has been ascertained, Payment of the person who made that bid shall, on the requisition of the officer highest bid conducting the sale, pay to that other a deposit of twenty five per der centum on the amount of his bid, and shall, on payment thereof, be declared to be the purchaser subject to the provisions of this Chapter with respect to the exercise of inveright of pre emption

86. If the person who made the highest bid fails to pay the Consequences deposit as required by the last foregoing section, the property shall of failure to forthwith be put up again and sold, and all expenses attending the first sale, and the deficiency of price, if any, which may happen on the resale may be recovered from him by the Collector as if the same were an arrear of land-revenue

- 87. Renealed-yide schedule annexed to Punjab Pre emption Act, 11 of 1905
- 88. The full amount of the purchase money shall be paid by Time for pay the purchaser before the close of the fifteenth day from that on ment in full which the purchaser was declared
- 89. In default of payment of the full amount of the purchase- Procedure in money within the period mentioned in the last foregoing section, default of the deposit referred to in section 85 or section 87, as the case may be, shall, after defraying the expenses of the sale, be forfeited to the Government and may, if the Collector, with the previous sanc tion of the Commissioner, so directs, be applied in reduction of the arrear, and the property shall be re sold, and the defaulting purchaser shall have no claim to the property or to any part of the sum for which it may subsequently be sold

90. I very sale of immovable property under this Chapter shall Report of sale to Commis be reported by the Collector to the Commissioner

(1) At any time within thirty days from the date of the Application sale, application may be made to the Commissioner to set aside the to set aside sale on the ground of some material irregularity or mistake in publishing or conducting it.

- (2) But a sale shall not be set aside on that ground unless the applicant proves to the satisfaction of the Commissioner that he has sustained substantial injury by reason of the irregularity or mistake
- 92. (1) After the expiration of thirty days from the date of Order con the sale, if such application as is mentioned in the last foregoing firming or section has not been made, or if such application has been made and setting aside rejected, the Commissioner shall make an order confirming the sale, and if such application has been made and allowed the Commissioner shall make an order setting aside the sale

(2) An order made under this section shall be final

Refund of purchase товеу ов setting aside of sale Proclamation after post ponement or on re sale.

- 93. Whenever the sale of any property is set aside, the purchaser shall be entitled to receive back his purchase money.
- A sale made after a postponement under section 83, and a re sale consequent on a purchaser s default under section 89 or on the setting aside of a sale under section 92, shall be made after the issue of a fresh proclamation in the manner hereinbefore prescribed for the sale

On confirm ation of sale possession

- 95. (1) After a sale has been confirmed in manner aforesaid the Collector shall put the person declared to be the purchaser into and certificate possession of the property sold, and shall grant him a certificate to to be granted the effect that he has purchased that property
 - (2) The certificate shall state whether or not the property was sold for the recovery of an arrear due in respect thereof, and, if it was so sold, shall set forth the incumbrances, grants, contracts and rights of occupancy, if any, specified in the proclamation of the sale as specially saved by order of the linancial Commissioner under section 76, sub section (2), clause (c)
 - (3) The certificate shall be deemed to be a valid transfer of the property but need not be registered as a conveyance
 - (4) Any suit brought in any Court against the certified purchaser on the ground that the purchase was made on behalf of a person other than the certified purchaser shall be dismissed with costs
 - (5) The certified purchaser of any immoveable property shall be entitled to all rents and profits falling due in respect of the property after the date of the confirmation of the sale and be hable for all instalments of land revenue and rates and cesses falling due in respect thereof after that date

Proceeds of eale

- (1) When a sale of immoveable property under this Chapter has been confirmed, the proceeds of the sale shall be applied in the first place to the payment of any arrears, including co ts 12 curred for the recovery thereof, due to the Government from the defaulter at the cate of the confirmation of the sale, whether the arrears are of land revenue, or of sums recoverable as arrears of land revenue, and the surplus, if any shall be paid to the person whose property has been sold, or if the property sold was (wied by more than one person, then to the owners either collectively or according to the amount of their recorded interests, as the Collector
- (2) The surplus shall not, except under an order of a Court, be paid to any creditor of a person whose property has been sold
- (3) If the proceeds of the sale fall short of such arrears as are referred to in sub section (1), the balance remaining due from the defaulter may be recovered from him by further proceedings under this Chapter or by any other means authorized by law

OHAPTER VII

RECOVERS OF OTHER DEMANDS BY REVENUE OFFICERS

When a village-officer required by rules under section 28 Pecovery to collect any land revenue or sum recoverable as an arrear of land of certain revenue satisfies a Revenue officer that the revenue or sum has fallen through due and has not been paid to him, the Revenue officer may, subject Revenue to any rules which the Linancial Commissioner may make in this officer instead of by suit. behalf, recover it as if it were an arrear of land revenue

In addition to any sums recoverable as arrears of land. Other sums revenue under this Act or any other enactment for the time being in recoverable force, the following sums may be so recovered, namely -

and revenue

- (a) fees, fines costs and other charges, including the villageofficers' cess navable under this Act.
- (b) revenue due to the Government on account of pasture or other natural products of land or on account of mills. fisheries or natural products of water, or on account of other rights described in section 41 or section 42 in cases in which the revenue so due has not been in cluded in the assessment of an estate.
- (c) fees payable to district boards or local boards under section 33 of the Punish District Boards Act 1883, for the use of or benefits derived from such works as are referred to in section 20, clauses (i) and (i), of that
- (d) sums leviable by or under the authority of the Government as water rates or on account of the maintenance or management of canals embankments or other arrigation works, not being sums recoverable as arrears of land revenue under any enactment for the time being in force, and
- (e) sums payable to the Government by a person who is surety for the payment of any of the foregoing sums or of any other sum recoverable as an arrear of landrevenue
- 99. (1) The provisions of Chapter VI shall, with respect to any sum mentioned or referred to in this Chapter, apply, so far as of Chapter they can be made applicable, as if the sum were an arrear of land- VI to sums revenue and the person from whom, either as principal or as surety, recoverable it is due were a defaulter in respect of such an arrear

(2) Unless any such sum is declared by any enactment for the time being in force to be recoverable as if it were an arrear of land revenue due in respect of the land charged therewith the provisions of section 77 shall apply under sub section (1) to the recovery thereof

CHAPTER VIII

SURVEYS AND BOUNDARIES

Po ers of Financial Comm s sioner to make rules for de marcation of boundar es and erection of survey

(1) He I in includ Commissioner may make rules us to the manner in which the boundaries of all or any estates in any local area are to be demarcated and as to the survey marks to be erected within those estates

(2) Rules under this sect on may prescribe, among other matters, the form of survey marks and the material to be used in their construction

Power of Revenue officers to define boun (as es

marks

- 101. (1) \ Revenue officer max, for the purpose of framing any record or making any assessment under this act or on the application of any person interested define the lim to of any e tale, or of any holding field or other portion of an estate and may, for the purpose of indicating those limits require survey-marks to be erected or repared
- (2) In defining the limits of any land under sub-section (1) the Revenue officer max can e survey marl s to be erected on any bound ary already determined by or by order of any Court Resence officer or Forest settlement officer or restore any survey mark already set up by or hy order of any Court or any such officer

Power to fix boundary between Tiverain estates

- *101-A. (I) When any two or more estates are subject to river action and the limits of any such estates are by any lan ou tom decree or order applicable thereto liable to vary according as variations may from time to time occur in the course or action of such river the Local Government may, in starting et on order a permitnent houndary line to be fixed between any such estates or such portion thereof as are liable to river action
- (2) Upon an order being made under sub section (1) the Collector shall fix a houndary line between such estates or portions of such estates accordingly and shall demarcate the same in accordance with the rules (if any) made under section 100 and the pro visions of section 101
- (3) I'very such boundary line shall be fixed with due regard to the history of the estates and the interests of the persons respectively owning them or possessing rights therein in such manner as may be just and equitable in the circumstances of each case
- (4) No such boundary line shall be deemed to have been permanently fixed until it has been approved by the Financial Com-

Effect of tates TISO.

101-B. (1) Every boundary line fixed in accordance with the Excet of fixing a bound provisions of section 101 A shall notwithstanding any law or ousbetween tom or any decree or order of any court of law, to the contrary, be the fixed and constant boundary between the estates affected there by and the proprietary and all other rights in every holding, field

[·] Section 101 A to 101 F were added by the Punjab Riverain Boundaries Act 1899 (I of 1899)

or other portion of an estate situate on each side of the boundary line so fixed, shall, sulject to the following proviso, vest in the land-owners of the estate which lies on that side of the boundary line on which such holding, field or other portion of an estate is situate

Provided that if, by the operation of this section, the proprietary or any other rights in any land which at the time a loundary line is fixed is under cultivation, or reasonably fit for cultivation, or yields any produce of substantial value would be transferred from the land-owners and other right holders of any one estate to the land-owners of any other estate, the Collector shall, by written order, direct that the rights in such land shall subject to the proy sions of section 101 C and section 101 D not be so transferred unless and until the land in respect of which any such order is made ceases to be reasonably fit for cultivation or to yield any produce of substantial value, and upon any such order being made the transfer of the rights in such land shall be suspended accordanciv

Provided further that when any portion of the land specified in any such order ceases to be reasonably fit for cultivation or to yield any produce of substantial value the order shall when the Collector in writing so directs cease to operate as to that nortion

- (2) The decision of the Collector as to whether for the purposes of the proviso to sub section (1) of this section any land is or is not reasonably fit for cultivation or does or does not yield any produce of substantial value shall be final
- viso to sub section (1) of section 101 B the land-owners (or any of for im them) in whom, but for such order, the rights in the land specified transfer of therein would vest may apply in writing to the Collector to rights reforthwith transfer the rights the transfer of which has been su served under pended by such order upon payment of compensation for the same sub-section
- (2) When an application under sub-section (1) is made the 101 B upon Collector shall-
 - (a) fix a day for the hearing of the application.
 - (b) cause notice of the application and of the day fixed for thereupon. the hearing thereof, to be served on, or proclaimed for Award of the information of, all persons recorded as having compensation rights in the land specified in the order made under taguah the proviso to sub-section (1) of section 101 B and all ment of other persons interested or claiming to be interested nights thereby therein.

101-C. (1) When any order has been made under the pro Application

(c) upon the day so fixed for hearing, or any day to which the hearing may be adjourned, inquire into the rights in the land and award compensation in respect of all rights found established therein, to the persons severally entitled thereto.

payment of compensa tion, and

(d) Inform the applicant of the aggregate amount of com pensation so awarded and require h m to deposit the amount with the Collector on or before a day to be fixed by him in that behalf

Provided that notwithstanding anything in this sub section contuned, it shall be lawful for the Collector, in his discretion and at any time before an award of compen sation thereon has been made, to reject any applica tion made under sub section (1)

- (3) In awarding compensation under sub section (2), the Collect tor shall be guided by the provisions of section 23 and section 24 of the Land Acquisition Act 1894, so far as the same may be applicable to the circumstances of the case
- (4) Upon the fifteenth day of May next after the whole amount of compensation so awarded has been deposited with the Collector the order made under the proviso to sub section (1) of section 101 B, shall cease to operate and the rights specified therein shall be transferred and vest in the manner prescribed in sub section (1) of section 101 B notwithstanding anything in the proviso thereof contained, and the Collector shall proceed to tender the compensa tion to the persons severally entitled to receive the same under his award If any such person shall refuse to accept the sum so awarded and tendered to him it shall be placed to his credit in the public treasurv
- (5) When any order made under the proviso to sub section (1) of section 101 B shall under the provisions of sub section (4) of this section cease to operate and determine all rights reserved to any person by such order shall be extinguished

When any person possessing any rights in any land in the proviso to regard to the rights in which an order has been made under the proviso to sub section (1) of section 101 B voluntarily transfers such rights to any land owners of the estate in the land-owners of which but for such order such rights would vest under the operation of sub section (1) of section 101 B the rights so transferred shall forthwith cease to be subject to such order

sub sect on (I) of sect on 101 B to cease to apply to luntarily trensterred to a land owner of the estate to which the land is trans ferred by fix ing bound ary Righta be hable to all the into

dents of ten ure of the

estate to

which the

transfer is

made.

Order under

101-E In every case n which by the operation of section transferred to 101 B or section 101 C or sec 101 10 -L.+q in land are transferred from

of any one estate to the la

rights shall be subject to all the incidents of tenure and liabilities which under any law or custom for the time being in force, apply to the rights of the land owners of the estate to which such rights are so transferred

101.F. 1 or the purposes of sections 101 A, 101 B and 101 C, Meaning respectively, the expression "Collector" shall be deemed to in of the archeduler and Revenue-officer appointed by the Local Government to perform self-or any of the functions of a Collector under a collector under provisions thereof.

102. Subject to any rules which the Financial Commissioner Cost of erec may make in this behalf, survey-marks shall be erected and kept in tion and rerepair by or at the cost of the persons interested in the land for the pair of our indication of the limits of which they are required

Provided that the Local Government may in any case direct that the cost of erection shall be borne by the Government or be paid out of the proceeds of the village-officers' cess

103. (1) If the persons interested in the land fail to erect or Recovery of repair a survey-mark within thirty days from the date of their being cost incurred required by a Revenue-officer to do so, the Revenue-officer may by the Gov cause it to be erected or repaired

- (2) Where the Revenue-officer causes a survey-mark to be erect ed or repaired, he shall, subject to any rules or direction under the last foregoing section, apportion the cost among the persons in-terested in the land in such manner as he deems just and certify the same to the Collector
- (3) The Collector may recover the cost as if it were an arrear of land revenue
- 104 Any Revenue-officer, and any person acting under the Pover of orders of a Revenue-officer, may, in the discharge of any duty under Revenue this Act enter upon and survey land and erect survey-marks thereon officers to enand demarcate the boundaries thereof, and do all other acts neces- ter on land eary for the proper performance of that duty of survey and demarcs

tron 105. (1) When any land is being surveyed in pursuance of Surveys for

rules under section 46 clause (c), any T survey may, by notice or proclamation rights or interests in the land to indica

by temporary marks of a kind to be described in the notice or proclamation the limits of those rights or interests

- (2) If a person to whom the notice or proclamation is addressed fails to comply with the requisition, he shall be liable at the discretion of the Revenue officer to fine which may extend to ten rupees
- 106. (1) For the purposes of the survey of any land in pursu- Provision of ance of rules under section 46, clause (c), the land-owners shall be flasholders! bound to provide fit persons to act as flagholders and chainmen

for those sur

(2) If the land-owners fail to provide such persons or to pro- vers vide them in sufficient number, such other persons as a Revenueofficer considers necessary may be employed and the cost of employing them recovered from the land-owners as if it were an arrear of land revenue

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- 107. (1) If it is necessary to make a survey by other agency than that of Resenue-officers or village-officers, the Local Coverns ment may publish a notification stating-
 - (d) the local area to be surveyed and the nature of the corrue i
 - (b) the names or otheral designation of the others by whom the survey is to be made; and
 - (c) the kind of survey marks to be creefed by those efficers
 - (3) From the date of the notification the officers specified therein and the persons acting under their orders shall have for the purposes of the survey the powers conferred on Resence-officers by section 101.

Penalty for deaten tom Aftein 147

- 102. (1) If any person wilfully destroys or injures or without limful authority removes a survis-mark lanfully excited, he injury or the man be ordered by a Resemboutheer to per such time not exceeding tilly tupers for each mark so destroyed, injured or removed as may, in the opinion of the Revenue-officer, be new-sire to defriry the expluse of restoring the same and of rewirding the person of
 - any who give information of the distriction injury or removal (2) The imposition of a fine under this section shall not but a pro-cention under section 434 of the Indian Penal Code,

Report of deer crieste of from val ed or injury 47 8451014 marks

Press village-officer of an estate shall be legally bound to furnish a Revenue-officer with information respecting the destruction or removal of, or any miner done to, any survey-mark lawfully exected to the estate

CHAPTER IX.

Puntmoy.

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- 110. (1) A partition of land, either under this Chapter of othernia, shall not nethout the express consent of the Linancial Cummestoner, affect the joint building of the land or of the landcounts thereof for the recense justified in respect of the land, or oper up to emute a new estate, and, if any conditions are attached to that consent, those conditions shall be binding on the parties to the paristion.
- (2) A partition of a tenance shall not, without the express consent of the lendland after the joint leability of the co-theres therein for the payment of the rent thereof.

- Apple sum 111. Any joint owner of land, or any joint towart of a tenim? for paradon, in which a right of occupancy subjects, mix upply to a Reconst officer for partition of his diere in the land or tenance, as the case mab, if-
 - (a) at the date of the application the share is recorded under Chapter IV as belonging to him, or
 - (b) his right to the share has been established by a decree which is still subsisting at that date, or

(c) a written acknowledgment of that right has been executed by all persons interested in the admission or denial thereof

Notwithstanding anything in the last foregoing sec-Restrictions 112. tion-

- (1) places of worship and bur il grounds held in common partitionbefore partition shall continue to be so held after partition, unless the parties otherwise agre among themselves and record then agreement and file it with
- the Revenue officer. (2) pirtit on of any of the following properties, namely -
 - (a) any embankment, water course, well or tank, and any land on which the supply of water to any such work may depend.

(b) any grazing ground, and

(c) any land which is occupied as the site of a town or village and is a e el to land revenue.

may be refused if, in the op mon of the Revenue-officer, the partition of such property is lifely to cause inconvenience to the co sharers or other persons directly or indirectly interested therein or to diminish the utility thereof to those persons

- (3) the fact that a partition on the application of a joint owner of land would render necessary the severance into two or more parts of the land comprised in the tenancy of a tenant having a right of occupancy may. unless the tenant assents to the severance, be a suffi cient reason for the disallowance of the partition in so far as it would affect that tenancy, and
 - (4) the fact that the landlord objects to the partition of a tenancy may be sufficient reason for the absolute disallowance of the partition thereof

113. The Revenue officer, on receiving the application under National section 111, shall, if it is in order and not open to objection on the application face of it, fix a day for the hearing thereof andfor partition.

- (a) cause notice of the application and of the day so fixed to be served on such of the recorded co sharers as have not toined in the application, and, if the share of which partition is applied for is a share in a tenancy, on the landlord also, and
- (b) if he thinks fit, cause the notice to be served on, or proclaimed for the information of, any other persons whom he may deem to be directly or indirectly interested in the application
- 114. On the day fixed for the hearing or on any day to which Addition of the hearing may be adjourned, the Revenue officer shall ascertain parties to whether any of the other co sharers desire the partition of their application. shares also, and if any of them so desire, he shall add them as anplicants for partition

Absolute disallowance of partition 115. After examining such of the co sharers and other persons any be present on that day, the Revenue-officer may, if he is of opinion that there is good and sufficient cause why partition should be absolutely disallowed, refuse the application, recording the grounds of his refusal.

Procedure on admission of applica tion

- 116. If the Revenue-officer does not refuse the application under the last foregoing section, he shall ascertain the questions, if any, in dispute between any of the persons interested distinguishing between—
 - (a) questions as to title in the property of which partition is sought, and
 - (b) questions as to the property to be divided, or the mode of making the partition

Disposal of questions as to title in property to be divided.

- 117. (1) When there is a question as to title in any of the property of which partition is sought, the Revenue-officer may decline to grant the application for partition until the question has been determined by a competent Court, or he may himself proceed to determine the question as though he were such a Court
- (2) Where the Revenue-officer himself proceeds to determine the question, the following rules shall apply, namely --
 - (a) If the question is one over which a Revenue Court has jurisdiction, the Revenue officer shall proceed as a Revenue Court under the provisions of the Punjab Tenancy Act, 1887
 - (b) If the question is one over which a Civil Court has juris diction, the procedure of the Revenue-officer shall be that applicable to the trial of an original suit by a Civil Court, and he shall record a judgment and decree containing the particulars required by the Code of Civil Procedure to be specified therein
 - (c) An appeal shall he from the decree of the Revenueofficer under clause (b) as though that decree were a decree of a Subordinate Judge in an original suit
 - (d) Upon such an appeal being made, the District Court or High Court, as the case may be, may issue an injunction to the Revenue-officer requiring him to stay proceedings pending the disposal of the appeal
 - (e) From the appellate decree of a District Court upon such an appeal, a further appeal shall he to the High Court if such a further appeal is allowed by the law for the time being in force

Disposal of other questions 118. (1) When there is a question as to the property to be druded, or the mode of making a partition, the Revenue-officer shall, after such inquirt as he deems necessary, record an order stating his decision on the question and his reasons for the decision

- (2) An appeal may be preferred from an order under sub section (1) within fifteen days from the date thereof, and, when such an appeal is preferred and the institution thereof has been certified to the Revenue-officer by the authority to whom the appeal has been preferred the Revenue-officer shall stay proceedings pending the disposal of the appeal
- (3) If an applicant for partition is dissatisfied with an original or appellate order under this section, and applies for permission to withdraw from the proceedings in so far as they relate to the partition of his shares, he shall be permitted to withdraw therefrom on such terms as the Revenue-officer thinks fit
- (4) When an applicant withdraws under the last foregoing sub section, the Revenue-officer may, where the other applicants, if any, desire the continuance of the proceedings, continue them in so far as they relate to the partition of the shares of those other ap plicants
- 119 When any such property as is referred to in section 112, Administra clause (2), is excluded from partition, the Revenue officer may tion of pro-determine the extent and manner to and in which the co sharers and ed from other persons interested therein may make use thereof, and the pro pertition portion in which expenditure incurred thereon and profits derived therefrom respectively, are to be borne by and divided among those persons or any of them

(1) The amount of revenue to be paid in respect of each Distribution of the holdings into which land has been divided on a partition, of revenue and the amount of rent to be paid in respect of each of the portions and rent after into which a tenancy has been so divided shall be determined by the partition Revenue officer making the partition

- (2) The determination of the Revenue officer as to the revenue to be paid in respect of each holding shall where the estate in which the holding is situate is subject to a fixed assessment, be deemed to be an order under section 56 sub section (1)
- (3) Where new estates have been created at a partition and the land revenue has been fraudulently or erroneously distributed among them the Local Government may within twelve years from the time of discovery of the fraud or error order a new distribution of the land revenue among the several estates on an estimate of the assets of each estate at the time of the partition, to be made conformably to the best evidence and information procurable respecting the same
- 121. When a partition is completed, the Revenue-officer shall Instrument cause an instrument of partition to be prepared, and the date on of partition which the partition is to take effect to be recorded therein
- 122. An owner or tenant to whom any land or portion of a Delivery of tenancy, as the case may be, is allotted in proceedings for partition proceedings. shall be entitled to possession thereof as against the other parties to ellotted on the proceedings and their legal representatives, and a Revenue partition. officer shall on application made to him for the purpose by any

such owner or tenant at any time within three years from the date recorded in the instrument of partition under the last foregoing section, give effect to that instrument so far as it concerns the appli cant as if it were a decree for immoreable property

Affirmation of partitions privately offected.

- 123. (1) In any case in which a partition has been made without the intervention of a Revenue officer, any party thereto may apply to a Revenue-officer for an order affirming the partition
- (2) On receiving the application the Revinue-officer shall inquire into the case and, if he finds that the partition has in fact been made, he may make an order affirming it and proceed under sections 119 120 121 and 122, or any of those sections, as circum stances may require, in the s me manner as if the partition had been made on an application to himself under this Chapter

Power to make rules as to costs of partitions. Re-distribu tion of land according to

eustom.

- 124. The Linancial Commissioner may make rules for deter mining the costs of p rtitions under this Chapter and the mode in which such costs are to be at portioned
- 125. When ly etabli hel ou tom any land in an estate 15 subject to periodical redistribution a Revenue officer may, on the application of any of the land owners enforce the re distribut on according to the custom and for this nurpo e may exercise all or any of the powers of a Reverue officer in proceedings for partition

126. The Revenue officer by whom proceedings may be taken Officers who under this Chapter shall be a Revenue-officer of a class not below may be empowered. that of Assistant Collector of the fir t grade to act under this Chapter

CHAPTER Y

Power to refer to arbitration.

ARRITRATION

- 127. (1) Inv Resente officer 1175 with the consent of the part es refer to ubitration any dispute arising before him in any matter under this Act
- (2) A Collector or any As istant Collector of the first grade may, without the consent of the parties refer to arbitration any dispute before him with respect to-
 - (a) any matter of which in entry is to be made in any record or register under Chapter IV.
 - (b) any matter relating to the distribution of an asses ment under section 56
 - (c) the limits of any estate or of any holding, field or other portion of an estate or
 - (d) the property to be divided at a partition or the mode of making a partition

Order of thereof

128. (1) In referring a dispute to arbitration a Revenue reference and officer shall male an order of reference and specify therein th precise matter submitted to arbitration the number of arbitrator which each party to the hapute is to nominate the period withi which arbitrators are to be nominated and the period withi which the award is to be delivered

- (2) The number of arbitrators which each part may nominate must be the same and must not exceed two.
- (3) If from any cause arbitrators are not nominated, or an around is not delivered, within the period fixed therefor in the order of reference, the Revenue-officer may from time to time enlarge that resired, or may caused the order of reference.
- 122. (1) When an order of reference has been made, the Nontration purities may each nominate the number of art itrators specified in the of artimators of the Revenue-Officer shall nominate one of the art itrators.
- 2) The Revenue-officer may, for reasons to be recorded by him: make an order disallowing any nomination made by either justy and requiring the party to make another nomination within a time to be specified in the order.

(3) An order under the last foregoing sub-section shall be

130. If an arbitrator nominated by a party diss, desires to be Submitties discharged or refuse or becomes incapable to act, the party may of attention non-unate another person on his stead.

131. In any of the following cases, namely:-

(a) if either of the parties fails to nominate an exhibitator and subunder sub-settion (1) of section 129 with a the period ariminate fixed in the order of reference, or

(b) if the nomination of an arbitrator has been disallowed of the under sub-ection (2) of section 129, and another arbitrator 4 not nominated within the time specified in the order under that sub-ection or having been so nominated, his nomination is also disallowed or

 if a party entitled to nominate an arbitrator in the place of another arbitrator under serion 120 fails to nominate him within one week from the date of the communication to him of a notice requiring him to make the nomination, or

(d) if an arbitrator nominated by the Revenue-officer dies, desires to be discharged or refuses or becomes incapable to act

the Revenue-officer may commate a person as arbitrator.

132 (1) The Revenue-officer shall, on the application of the Process for arbitration, using the same processes to the parties and witnesses appearance with a the arbitration desire to examine as he may have in any processing at the arbitration desire before himself.

 Any with party or witness shall be bound to appear before the aid trains in obschence to a privile stated under sub-section (1) either in person or by agent, as the arthrators may require.

The person attending in chellence to the process shall be brand to state the truth upon any matter respecting which he is examined or makes statements, and to produce such documents and

agent

other things relating to any such matter as may be specified in the process

Award of arbitrators and presen tatives there

- (1) The arbitrators shall make an award in writing under their hands concerning the matters referred to them for arbitration, and state therein their reasons therefor, and any arbitrator dissenting from the award made by a majority of the arbitrators shall state
- the grounds of his dissent (2) The arbitrators shall present the award to the Revenue officer in person unless that officer permits them to pre ent t by

Procedure on presentation of award

- 134. (1) When the award las been received the Revenue officer shall if the parties are present consider forthwith nuv objec tions which they may have to make thereto and if they are not present fix a date for the consideration thereof
 - (2) Where a date has been fixed for the consideration of an award the Revenue-officer shall on that date or on any sub equent date to which an adjournment may be made hear any objections which the parties may have to make to the award
 - (3) The Revenue officer may also if he thinks fit question the urbitrators us to the grounds of their award

(1) The Revenue officer may accept modify or reject the

Effect of AWARD.

- award recording his reasons for doing so in his decision respecting the dispute which was referred to arbitration
- (2) An appeal shall be from the decision as if arbitrators had not been appointed

CHAPTER XI

SPECIAL JURISDICTION WITH RESPECT TO LAND

Power to making records of rights or reneral re messmenta with powers of Civil

Counte

- (1) The Local Government may by order published in invest officers the official Gazette invest any Revenue-officer making or specially revising records of rights in any local area in pursuance of a noti fication under section 32 or making a general re-assessment of land revenue in any local area in pursuance of a notification under sec tion 49 [or any Revenue-officer in a Colony] or any Revenue Pu officer to whose control that officer is subject with all or any of the V powers of any Court constituted under Punjab Courts Act 1884 xx for the purpose of trying all or any specified classes of suits or 18 appeals relating to land arising in the local area
 - (2) The Local Government may cancel an order under sub-
 - section (1) wholly or in part (3) While an order or any part of an order under that sub
 - section continues in force the powers conferred thereby shall be exercised by the officer invested therewith and not otherwise (4) Any cases pending before that officer under the order or a subsisting part of the order at the time of cancellation thereof may

be disposed of by him as if the order or that part of it continued in force unless the Local Government directs us it is hereby emł

powered to do, that those cases shall be transferred for disposal to the Courts by which they would have been disposed of if the order had not been published.

137. (I) The Local Government may by notification direct Control over that the provisions of this Act with respect to the superintendence such officers and control over Revenue-officers shall, subject to any modification and appeals of those provisions which the Local Government thinks fit, apply to revision of any Revenue-officer, except the Imancial Commissioner, who has their decrees been invested with the powers of Civil Court of any of the classes and orders. specified in clauses (a), (b), (c) and (d) of section 17 of the Punjab Courts Act, 1884, and that appeal shall lie from his decrees and orders to, and his decrees and orders be subject to revision by, a Revenue-officer invested under the last foregoing section with the powers of a Court which would be competent under the Punjab Courts Act, 1884, to hear appeals from, or revise, such decrees and orders if they had been made by a Court with the powers of which the Revenue-officer who made them has been invested

(2) In the absence of any such notification, a Revenue-officer invested under the last foregoing section with the powers of any such Civil Court as aforesaid shall, with respect to the exercise of those powers, be deemed to be such a Civil Court for the purposes of the Punjab Courts Vet 1884

CHAPTER XII

SUPPLEMENTAL PROVISIONS

Revenue Deposits

138. (1) In either of the following cases namely -

Power to de-

- (a) when a headman or other land owner, or an assignee of sums other land revenue, to whom any sum other than rent 15 than rent. payable on account of a liability under this Act, refuses to receive the sum from or to grant a receipt therefor to the person by whom it is payable,
- (b) when the person by whom any such sum is payable is in doubt as to the headman or other land owner, or the assignee of land revenue, entitled to receive it

that person may apply to a Revenue-officer for leave to deposit the sum in his office, and the Revenue-officer shall receive the deposit it, after examining the applicant, he is satisfied that there is sufficient ground for the application and if the applicant pays the fee, if any, which may be chargeable on any notice to be assued of the receipt thereof

(2) When a deposit has been so received, the liability of the depositor to the headman or other land-owner, or the assignee of land-revenue for the amount thereof shall be discharged

Procedure in case of deposit on account of a payment due to Government. 139. If the deposit purports to ment due to the Government, it mu

ment. Procedure in case of other deposits

- 140. (I) A Revenue-officer re made on any other account shall to every person who he has reason t the deposit, and may pay the amoung to him to be entitled to the same the deposit pending the decision of so entitled
- (2) No surface other proceeding feetering of State the India in Countries are a constant of in the India in Ind

Execution of orders of Civil and C officers

Orders of Gryll and Cruminal Courts for execution of processer against land or the produce thereof to be address and to a Reyenue-officer Attachment

141. Orders issued by any Cyattachment sile or delivery of any I the attachment or sale of the produce of to the Collector or such Revente-officer in this behalf and be executed by the coordance with the provisions of the issuing the orders and with any rules the Tinancial Commissioner with the

to be address the Tinancial Commissioner with the concurrence of the 11 od to a Roy- Court and the previous sanction of the Local Government

Attachment of assigned in the time being in force an order issued by any Court for land research, ittachment of assigned land-research whom the revenue is payable to par it to the Collector, and Collector to hold it subject to the further orders of the Court

(2) A payment to the Collector under sub-section (1) shall an effectual discharge to the person making it

Preservation of attached Produce

Preservation of attached produce

- 143 (1) The attachment of the produce of any land in purance of an order of any Court or other authority shall not previle person to whom the produce belongs from reaping, gathering storing it or doing any other act necessary for its preservation
- (2) The attaching officer shall do or cause to be done all necessars for the preservation of the produce f the person to will belongs fails to do so
- (3) When sale of produce follows on its attachment, the j chaser shall be entitled by himself or by any person appointed

be made applicable

him in this behalf, to enter on the place where the produce is and do all that is necessary for the purpose of preserving and removing

Division of Produce

144. In either of the following cases, namely -(a) where land revenue is paid by division or appraisement produce.

Division of

of the produce.

(b) where a superior and an inferior land-owner, or two or more share-holders in a holding or tenancy, are mountly interested in any produce, and either or any of the land owners or tenants, as the case may be, desired the assistance of a Revenue officer for the purpose of dividing or appraising the produce. 1887 the 11 Misions of the Punjab Tenancy Act, 1887, with respect to the

division or appraisement of produce shall apply so far as they can 1/secllaneous

(1) At any of the following times namely -

Villago.

- (a) when a record of rights is being made or specially re vised for an estate.
- b) when the local area in which an estate is situate is being generally reassessed and before the assessment has been confirmed.
- (c) at any other time on an order made with respect to any estate by the Local Government.

a Revenue-officer shall prepare a list of village cesses if any, levied in the estate which have been generally or specially approved by the Local Government or the title to which has before the passing of this Act been judicially established

(2) Repealed by Act \VII of 1896

(3) The Local Government may impose on the collection of any village cess compiled in the list such conditions as to police or other establishments connected with the village market or fair in or on account of which the ce s is levied as it thinks fit

- (4) The I ocal Government may declare whether any (e s. contribution or due levied in an e-tate is or is not a village-cess
 - (a) A declaration of the Iocal Government under the last foregoing sult ection shall be concluine and shall not be liable to be questioned in any Court
 - 146. Where a superior land-owner is entitled to receive in Super respect of any land from an inferior land-owner dues in kind or in date each of fluctuating quantity or amount the Collector may-(a) on the application of both land-owners or

(b) with the previous are --- "

commi payabl

Substitution of service for payment of land re

14 tion of therefor may be

Governi

(2)any ren (1)(3)

section t to render tor may c represent

was substituted

crior site Correc and revenue remitted which is o in respect of which the landowner is in default t ... with the previous sanction of the Pinancial Commissioner, recover that portion as if it were an arrear of land revenue due in respect of the land for the land revenue whereof the service

Recovery of cost of as assigned

acsang

- (1) When land of which the land revenue has been assigned in whole or in part is it assessed the assignee shall be liable to pay such a share of the cost of making the re-assessment as the land revenue Financial Commissioner may determine to be just
 - (2) That share may be recovered by the Collector by deduction of the amount thereof from the land revenue due to the assignee

Penalty for failure to attend limits of estate in order of Revenue-

obedience to officers.

Prevention of common ao lands.

- If a person required by a summons, notice order or proclamation proceeding from a Revenue officer to attend at a certain time and place within the limits of the estate in which he ordinarily resides or in which he holds or cultivates land fails to comply with the requisition, he shall be liable at the discretion of the Revenueofficer to a fine which may extend to fifty rupees
- (1) Where land which has been reserved for the encroschment common purposes of the co sharers therein has been encroached on by any co sharer, a Revenue officer may, on the application of any other co sharer, eject the encroaching co sharer from the land and by order proclaimed in manner mentioned in section 22 forbid re petition of the encroachment
 - (2) The proceedings of the Revenue-officer under sub section (1) shall be subject to any decree or order which may be subsequent ly passed by any Court of competent jurisdiction

151. (1) Any record or paper which a village-officer is required Papers kape by law, or by any rule under this Act, to prepare or keep shall be by village deemed to be the property of the Government.

officers to be deemed pubhe does

- (2) A village-officer shall, with respect to any such record or mentapaper in his custody, be deemed for the purposes of the Indian Evidence Act, 1872, to be a public officer having the custody of a public document which any person has a right to inspect
- (1) A Revenue-officer may give and apportion the costs of Costs. any proceeding under this Act in any manner he thinks fit.
- (2) But if he orders that the cost of any such proceeding shall not follow the event, he shall record his reasons for the order.
- In the computation of the period for an appeal from, or Computation an application for the review of, an order under this Act the limits of periods tion therefor shall be governed by the Indian Limitation Act, appeals and 1908 applications
- 154. (1) A Revenue-officer, or a person employed in a revenue Restriction office, shall not-

on Revenueofficer's

- (a) purchase or bid for, either in person or by agent, in his auctions or own name or in that of another, or jointly or in shares trading with others, any property which any Revenue-officer or Revenue-Court in the district in which he is employed has ordered to be sold, or.
- (b) in contravention of any rules made by the Local Government in this behalf, engage in trade in that district.
- (2) Nothing in sub-section (1) shall be deemed to preclude any person from becoming a member of a company incorporated under the Indian Companies Act. 1882, the Indian Companies Act, 1913, or other law
 - 155. (I) The Financial Commissioner may, in addition to the Power to other rules which may be made by him under this Act, make rules makerule consistent with this Act and any other enactment for the time being in force-
 - (a) fixing the number and amount of the instalments, and the times and places and the manner, by, at and in which any sum other than rent or land-revenue which is payable under this Act or of which a record has been made thereunder is to be paid:
 - (b) fixing the dates on which profits are to be divisible by headmen or other persons by whom they are realized on behalf of co-sharers;

- (c) prescribing the fees to be charged for the service and execution of processes issued by Revenue-officers and Revenue Courts, the mode in which those fees are to be collected, the number of persons to be employed in the service and execution of those processes, and the remueration and duties of those persons;
- (d) regulating the procedure in cases where persons are entitled to inspect records of Revenue-officers or records or pipers in the custody of village-officers, or to obtain copies of the same, and prescribing the feepivable for searches and conies;
- (c) prescribing forms for such books, entries, statistics and accounts as the Pinancial Commissioner thinks necessary to be kept, made or compiled in revenue-offices, or submitted to any authority:
- (f) declaring what shall be the language of any of those offices and determining in what cases persons practising in those offices shall be permitted to address the presiding officers thereof in English, and
- (y) generally for carrying out the purposes of this Act
- (2) Until rules are made under clauses (a) and (b) of sub-section (1) the sums therein referred to shall be payable by the instalments at the times and places, and in the manner by, at and in which they are now payable
- (3) Rules made by the Financial Commissioner under this or other section of this Act shall not take effect until they have been sanctioned by the Local Government

156. The power to make any rules under this Act is subject to the condition of the rules being made after previous publication.

All powers conferred by this Act on the Financial Commissioner may be exercised from time to time as occasion requires

Exclusion of Jurisdiction of Civil Courts.

158. Except as otherwise provided by this Act-

(I) a Civil Court shall not have jurisdiction in any matter which the Local Government or a Revenue-officer is empowered by this Act to dispose of, or take cognizance of the manner in which the Local Government or any Revenue-officer exercises any powers vested in it or him by or under this 'Act; and in particular—

- (2) a Civil Court shall not exercise jurisdiction over any of the following matters, namely:—
 - (f) any question as to the limits of any land which has been defined by a Revenue-officer as land to which this Act does or does not apply;

Rules to be made after previous pub lication.

Powers exer caseable by the Furancial Commission or from time to time.

Exclusion of jurisdiction of Civil Courts in matters within the jurisdiction of Revenueofficers.

- (a) any claim to compel the performance of any duties imposed by this Act or any other enactment for the time being in force on any Revenue-officet, as such:
- (iii) any claim to the office of kanungo, zaildar, maindar or village-officer, or in respect of any miury caused by exclusion from such office, or to compel the performance of the duties or a division of the empluments thereof:

FINANCIAL COMMISSIONERS' OFFICE, PUNJAB. Correction slip no. 169, dated Lahore, the 15th October.

The Punjab Land Administration Acts, volume I. The Punjab Land Revenue Act. XVII of 1887. Section 158, page 57,

Bub-section (2). clause (vis).

In correction slip no. 56, dated the 14th September, 1937, insert the following in the margin :-

"The Government of India (Adaptation of Indian Laws) Order, 1937."

277 FC-3,500-25-10-38_SGPP Labora.

- other revenue to be assessed under this Act, or any cess: charge or rate to be assessed on an estate or holding under this Act or any other enactment for the time being in force:
- (71) any claim relating to the allowance to be received by a landowner who has given notice of his refusal to be hable for an assessment, or any claim connected with, or arising out of, any proceeding taken in consequence of the refusal of any person to be liable for an assessment under this Act:
- (cii) the formation of an estate out of waste-land:
- (xiii) any claim to hold free of revenue any land, mills, fisheries or natural products of land or water:
- (xiv) any claim connected with, or arising out of, the collection by the Government, or the enforcement by the Government of any process for the recovery of land-revenue or any sum recoverable as an arrear of land-revenue;

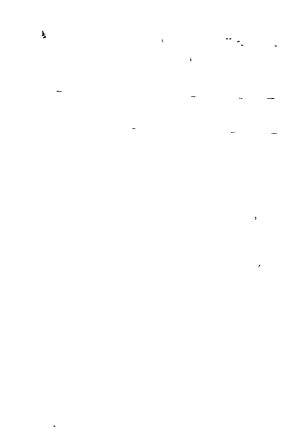
- (xv) any claim to set aside, on any ground other than fraud, a sale for the recovery of an arrear of land-revenue or any sum recoverable as an arrear of land revenue,
 - (xvi) the amount of, or the liability of any person to pay any
 fees, fines, costs or other charges imposed under this
 - (xvii) any claim for partition of an estate, holding or tenancy, or any question connected with, or arising out of, proceedings for partition, not being a question as to title in any of the property of which partition is sought,
 - (2011) any question as to the allotment of land on the partition of an estate, holding or tenancy, or as to the distribution of land subject by established custom to periodical re-distribution, or as to the distribution of land-revenue on the partition of an estate or holding or on a periodical re distribution of land, or as to the distribution of reat on the reaction of a tenancy.
 - (gviii) (a) any question connected with or arising out of or punior relating to any proceedings for the determination of I of a boundaries of estates subject to river action under sections 101 A, 101 B, 101 C and 101 D, respectively of Chanter YIII:
 - (212) any claim to set aside or disturb a division or appraisament of produce confirmed or varied by a Revenueofficer under this Act,
 - (xx) any question relating to the preparation of a list of village cesses or the imposition by the Local Government of conditions on the collection of such cesses,
 - (zxi) any proceeding under this Act for the commutation of the dues of a superior landowner
 - (axit) any claim arising out of the enforcement of an agreement to render public service in lieu of paying landrevenue, or
 - (zzii) any claim arising out of the liability of an assignee of land revenue to pay a share of the cost of collecting or re-assessing such revenue or arising out of the liability of an assignee to pay out of assigned land-revenue, or of a person who would be liable for land-revenue if it had not been released, compounded for, or redeemed, to pay on the land-revenue for which he would, but for such release, composition or redeemed tion be liable, such a percentage for the remuneration of a zaildar, inandar, or village-officer as may be prescribed by rules for the time being in force under this Act

THE SCHEDULE.

(See section 2)

EVACTMENTS REPEALED.

Number and year.		Title or subject of en- actment.	Extent of repeal,
1		2	3
Act XXI of 1836	••	Creation of new Zilas	So much as has not been repealed.
Act VI of 1867	••	To enable the Lieutenant- Governor of the Punjab to alter the limits of existing districts in any part of the territories under his Government.	The whole.
Act VII of 1870		The Court fees Act, 1870 .	In section 20, clause (1), the words "and Revenue," and the whole of section 23.
Act XXXIII of 1871	••	The Punjab Land Revenue Act, 1871	The whole.
Act IV of 1872	.	The Punjab Laws Act, 1872	Section 21,
Act XVIII of 1884	'	The Punjab Courts Act, 1884.	Chapter VI.
Regulation I of 1872	•	The Punjab Frontier Regulation, 1872.	Rules 25 to 46 (both in- clusive) comprising sections G, H, I and K of the Hazara Settlement Rules



THE REVENUE RECOVERY ACT, 1890.

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- 6 Property liable to sale under this Act
- 7 Saving of local laws relating to revenue
- 8 Recovery in British India of certain public demands arising beyond British India

THE SCHEDULE

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Collector of Street Par COTTON 10 25 arrests of revenue by other patie Ŀa.

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or authority is cituate shall, on the request of the officer or authority, proceed to recover the sum as if it were an arrear of landoSee or by revenue which had accrued in his own district, and may send a local author- certificate of the amount to be recovered to the Collector of another district under the foregoing provisions of this Act, as if the sum were payable to himself.

Property Eable to sale under the Art.

6. (1) When the Collector of a district receives a certificate under this Act, he may issue a proclamation prohibiting the transfer or charging of any immoveable property belonging to the defaulter in the district

(2) The Collector may at any time, by order in writing withdraw

the preclamation, and it shall be deemed to be withdrawn when either the amount stated in the certificate has been recovered or the property has been sold for the recovery of that amount. (3) Any private all nesson of the property or of any interest of the defaulter therein, whether he sale gift, mortgage or other-

wise, made after the issue of the proclamation and before the withdrawal thereof, shall be void as against the Comment, and ant person who may purchase the property at a sale held for the recovery of the amount stated in the certificate.

(4) Subject to the foregoing provisions of this section, when proceedings are taken against any immoveable property under this Act for the recovery of an amount stated in a certificate, the interests of the defaulter alone therein shall be so proceeded against, and ro incumbrances created, grants made or contracts entered into he him in good faith shall be rendered invalid by reason only of I receding being taken against those interests





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 THE SCHEDULE—ENGINEERS REPEATED

ACT No. XVI OF 1887.

7

- PASSED BY THE GOVERNOR-GENERAL OF INDIA IN COUNCIL.

(Received the assent of the Governor-General on the 22nd September, 1887.)

AS AMENDED BY ACT XII OF 1891, ACT XIII OF 1900, PUNJAB

FINANCIAL COMMISSIONERS' OFFICE, PUNJAB.

CORRECTION SLIP NO. 192, DATED LANGUE, THE 10TH OCTOBER,

The Punjab Land Administration Acts, volume I. The Punjab Tenancy Act, XVI of 1887. Page 7.

In correction slip no. 65, dated the 16th September, 1937, insert

"The Government of Indea (Adaptation of Indian Laws) Order, 1937".

FINANCIAL COMMISSIONERS' OFFICE, PUNJAB.
CORRECTION SLIP NO. 183, DATED LAHORE, THE 10TH OCTOBRE,
1938.

The Punjab Land Administration Acts, volume I.
The Punjab Tenancy Act, XVI of 1887.
Page 7.

In correction slip no. 61, dated the 16th September, 1937, insert the following in the margin:—

" The Covernment of India (Adaptation of Indian Lews) Order, 1937".

the date on which it becomes payment.

(6) "tennet" means a person who holds land under another person, and is, or but for special contract would be, liable to pay rent for that land to that other person; but it does not include—

(a) an inferior land-owner, or

ŧ

(b) a mortgagee of the rights of a land-owner, or

(c) a person to whom a holding has been transferred, or an estate or holding has been let in farm, under the Punjai Land Revenue Act, 1887, for the recovery of an arreas of land revenue or of a sum recoverable as such an

(d) a person who takes from the Government a lease of unoccupied land for the purpose of sub letting it

(6) "landlord" means a person under whom a tenant holds land, and to whom the tenant is or but for a special contract would be, liable to pay rent for that land

(7) "tenant and "landlord" include the predecessors and tenant and landlord respectively

(8) "tenancy ' means a parcel of land held by a tenant of a

(8) "tenancy 'means a parcel of land held by a tenant of landlord under one lease or one set of conditions

(9) 'estate'' 'land owner and ''holding 'have the cannings respectively ass gued to those words in the Punjab Land XV.
Royenue Act 1887

(10) "land revenue" means land revenue assessed under any law for the time being in force or assessable under the Punjab Land Revenue Act, 1887, and includes—

(a) any rate imposed in respect of the increased value of land due to irrigation, and

(b) any sum payable in respect of land ly was of quit rent or of commutation for se

a person to whom the,

(11) "rafes and cesses" means rates and cesses which are primarily payable by land owners and includes—

(a) Repealed by Act XII of 1891

(b) the local rate, if any payable under the Punjab District xx, Boards Act, 1883, and any fee leviable under section 33 of that Act from land owners for the use of or

benefits derived from such works as are referred to in section 20 clauses (i) and (i) of that Act

(c) any annual rate chargeable on owners of lands under section 59 of the Northern India Canal and Diamage VI Act, 1873

~ (d) the zaildari and village officer's cessés and

(e) sums payable on account of village expenses ('''' 1712) "'rilage cess' includes any cess, contribution or dus which is customarily leviable within an estate and is neither a pay zeedt for the up. of payante property or for personal service nor imposed by or under any enactment for the time being in force

~(13)" ciliage-officer means a chief healman, theadman or

(14) "Revenue officer' or "Revenue Court' in any provi sion of this Act' mean all Revenue officer or Revenue Court having authority under this Act to discharge the functions of a Revenueofficer or Revenue Court, as the case may be, under that provision

- (15) " jagirdar " includes any person, other than a villageservant to whom the land revenue of any land has been assigned in whole or in part by the Government or by an officer of the Govern Cranment."
- (16) "legal practitioner" means any legal practitioner within the meaning of the Legal Prictitioners Act, 1879, except a mukhtar
- (17) " agricultural year " means the year commencing on the sixteenth day of June, or on such other date as the Links Government may by notification appoint for any local area

(18) "notification" means a notification published by authority of the Local Government in the official Gazette and

(19) "improvement" means, with reference to a tenancy, any which is suitable to the tenancy and consistent with the conditions on which it is held, by which the value of the tenancy has been and continues to be increased, and which, if not executed on the tenancy, is either executed directly for its benefit, or is after execution made directly beneficial to it

Explanation I -It includes among other things,-

- (a) the construction of wells and other works for the storage or supply of water for agricultural purposes,
- (b) the construction of works for drainage and for protection against floods.
- (c) the planting of trees, the reclaiming, enclosing, levelling and terracing of land for agricultural purposes and other works of a like nature.
- (d) the erection of buildings required for the more convenient or profitable cultivation of a tenancy, and
- (e) the renewal or reconstruction of any of the foregoing works, or such alterations therein, or additions thereto, as are not of the nature of mere repairs and as durably increase their value

But it does not include such clearances embankments, levellings, enclosures, temporary wells and water channels as are made by tenants in the ordinary course of cultivation and without any special expenditur. or any other benefit accruing to land from the ordinary operations of husbandry

Explanation II -A work which benefits several tenancies may be deemed to be with respect to each of them an improvement,

Explanation III —A work executed by a tenant is not an importment if it substantially diminishes the value of any other part of his landlord's property

(20) "Muqarraridar" means any person who holds land in the Attoel distry t and who on the date of the commencement of both the Punjab Tenance (Amendment) Act, 1925 was recorded in the tion, recente records as muqarraridar in respect of such land or who, after the said date, was so recorded with his consent and the con sent of the proprietor of such land and includes the successors in interest of a mugarraridar

CHAPTER II RIGHT OF OCCUPANCY

Tenante haw ing right of recupancy

5. (1) A tenant-

- (a) who at the commencement of this Act has for more than two generations in the male line of descent through a
 - grand father or grand uncle and for a period of not less than twenty years been occupying land paying no rent therefor beyond the amount of the land-revenue thereof and the rates and cesses for the time being chargeable thereon or
 - (b) who having owned land, and having ceased to be landowner thereof otherwise than by forfeiture to the Got ernment or than by any voluntary act, has, since he ceased to be land owner, continuously occupied the land or
 - (r) who in a village or estate in which he settled along with or was settled by the founder thereof as a cultivator therein occupied land on the twenty first day of October, 1868 and has continuously occupied the land since that date or
 - (d) who being jagurdar of the estate or any part of the estate in which the land occupied by him is situate, has con tinuously occupied the land for not less than twenty verts or having been such jagirdar occupied the land while he was jagurdar and has continuously occupied it for not less than twenty years

has a right of occupancy in the land so occupied unless in the case of a tenant belonging to the class specified in clause (c) the land-lord proves that the tenant was settled on land previously cleared and brought under cultivation by or at the expense of, the founder

- (2) If a tenant proves that he has continuously occupied land for thirty years and paid no rent therefor beyond the amount of the land revenue thereof and the rates and resses for the time being chargeable thereon, it may be presumed that he has fulfilled the conditions of clause (a) of sub section (1)
 - (3) The words in that clause denoting natural relationship denote also relationship by adoption including therein the custom ary appointment of an heir and relationship by the usage of a religious community

recorded as having the right before presingof 18-7 Act 15 (8

Right of con 6. A tenant recorded in a record of rights sanctioned by the capacity of the tenant to ernment before the twenty first day of October 1868 as a tenant having a right of occupancy in land which he has continuously occupied from the time of the preparation of that record, shall be deemed to have a right of occupancy in that land unless the contrary has been established by a decree of a competent Court in a suit instituted before the passing of this 'Act

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- 7. If the tenant has voluntarily exchanged the land, or any Right of ocportion of the land formerly occupied by him for other land belong cupancy in ing to the same landlord, the land taken in exchange shall be held avolunce. to be subject to the same right of occupancy as that to which the land given in exchange would have been subject if the exchange had not taken place
- 8. Nothing in the foregoing sections of this Chapter shall pre Establish clude any person from establishing a right of occupancy on any ment of right ground other than the grounds specified in those sections

of occupanov on grounds other than these or pressly stated in Act

9. No tenant shall acquire a right of occupancy by mere Right of oc lanse of time

cupancy not to be acquir ed by mere lapse of time.

In the absence of a custom to the contrary no one of Right of ocseveral joint owners of land shall acquire a right of occupancy to be acquire under this chapter in land jointly owned by them

ed by toint owner in land held in joint ownership.

11. Notwithstanding anything in the foregoing sections of Continuance this chapter, a tenant who immediately before the commencement of existing of this Act has a right of occupancy in any land under an enact- occupancy-ment specified in any line of the first column of the following rights. table shall when this Act comes into force be held to have for li the purposes of this Act a right of occupancy in that land under the enactment specified in the same line of the second column of the table -

UNJAB TENANCY ACT, 1868 First Column		THIS ACT SECOND COLUMN		
5	(1)	5	(1)	(a)
5	(2)	5	(1)	(6)
\$	(3)	5	(1)	(4)
3	(4)	5	(1)	(4)
-6		6		
8		8		

CHAPTER III Rint

Rents penerally

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12. (1) The rent for the time being payable in respect of a tenancy shall be the first charge on the produce thereof.

(2) A tenant shall be entitled to tend, cut and harvest the produce of his tenancy in due course of husbandry without any interference on the part of his landlord.

(i) Except where rent is takin by division of the produce, the traint shall be entitled to the exclusive possession of the produce

(1) Where rent is taken by division of the produce-

(a) the tenant shall be entitled to the exclusive procession of the whole produce until it is divided.

(t) the landlerd shall be entitled to be present at and take

part in, the division of the produce, and

(c) when the produce has been divided, the landlord shall be entitled to the passe sum of his share thereof

Commuta tim an I als teration of rent. 13. (1) When and is taken by any of the following methods, namely -

(a) It division or apprisement of the produce

(b) by rates fixed with reference to the nature of the cross grown

(c) by a rate on a recognised measure of area,

(d) hy a rent in gross on the tenancy, or

(c) partly by one of the methods specified in clauses (a),
(b) and (c) of this subsection and partly by another of
others of them

one of those methods shall not be commuted in whole or in part into another without the consent of both landlord and tenant

- (2) In the absence of a contract or a decre or order of comin authority to the cutric a contract who ments taken he am of the method of cited in clauses (a) (1) and (c) of sub-section (1) or by the method of cited in clause (i) of that sub-section shall not be hable to pay for a tenance rent at any higher rate, or of a higher amount as the case may be than the rate or amount over the property of the tenance for the preceding agricultural year.
- Payr entails one of the lam lens and procession of land occupied without the holes of one of the lam lend stall be indicated as for the use or occupied time of the lam land at the rate of non-payable in the preceding sens of heat a rightfurd even or if ret was set payable in that year at such less.

c betten of 15. When the er tipre persons are landlarle of a tenant in twice of the same tenance, the tenant shall not be bound to pay lack property to matter.

Produce rente

16. Where rent is taken by division or appraisement of the Presumption reproduce, if the tenant removes any portion of the produce at such to produce a time or in such a manner as to prevent the due division or ap-removed bepraisement thereof, or deals therewith in a manner contrary to fore division established usage, the produce may be deemed to have been as or appraise full as the fullest crop of the same description on similar land in the neighbourhood for that harvest

17. If either the landlord or the tenant neglects to attend, Appointment either personally or by agent, at the proper time for making the director of division or appraisement of the produce, or if there is a dispute appraisement about the division or appraisement, a Revenue officer may, on the application of either party, appoint such person as he thinks fit to be a referee to divide or appraise the produce.

(1) When a Revenue officer appoints a referee under the Appointment last foregoing section he may, in his discretion give him instruct of assessors tions with respect to the association with himself of any other and procedure persons as assessors the number qualifications and selection of those assessors and the procedure to be followed in making the division or appraisement

(2) The referee so appointed shall make the division or appraisement in accordance with any instructions which he may have received from the Revenue officer under the last fore coing sub-section

(3) Before making the division or appraisement the referee shall give notice to the landlord and the tenant of the time and place at which the division or appraisement will be made but if either the landlord or the tenant fails to attend either personally or by agent the referee may proceed ex parte

(4) For the purpose of making the division or appraisement, the referee with his assessors f any may enter upon any land on which or into any building in which the produce is

19. (1) The result of the division or appraisement shall be Procedure recorded and signed by the referee, and the record shall be sub after division or appraise mitted to the Revenue officer

- (2) The Revenue officer shall consider the record, and, after such further inquiry if any as he may deem necessary, shall make an order either confirming or varying the division or appraisement
- (3) The Revenue-officer shall also make such order as to the costs of the reference as he thinks fit
- (4) The costs may include the remuneration of the referee and of the assessors if any, and may be levied from the applicant lefore the appointment of the referee subject to adjustment at the close of the proceedings
- 20 Where the rent of a tenant having a right of occupancy Enhancers and land is a share of the produce, or of the appraised value ment of protected with or without an allition in money or is paid according descents. to rates fixed with reference to the nature of the crops grown, or of occupancy

is a rent in gross payable in kind, the tenant shall be entitled to occupy the land at that rent

Provided that, when the land or any part thereof previously not irrigated or flooded becomes irrigated or flooded, the rent payable in respect of the land or part may, subject to the provisions of this Act, be enhanced to the share or rates, or with reference to the rent in gross as the case may be, paid by tenants, having a similar right of occupancy, for irrigated or flooded land of a similar description and with similar advantages

Reduction of to in the last foregoing section.

21. When the land, or any part of the land, held by a tenant rents referred having a right of occupancy to whom the last foregoing section applies, ceases to be irrigated or flooded, the rent payable in respect of the land or part may be reduced to the share of rates, or with reference to the rent in gross, as the case may be, paid by tenants, having a similar right of occupancy, for unirrigated or unflooded land of a similar description and with similar advantages

Cash rents paid by tenants having right of occupancy

Enhance ants.

- (1) Where a tenant having a right of occupancy pays ment of cash his rent entirely by a cash rate on a recognized measure of area or curancy ten by a cash rent in gross on his tenancy the rent may be enhanced on the ground that after deduction therefrom of the land-revenue of, and the rates and cesses chargeable on, the tenancy, it is-
 - (a) if the tenant belongs to the class sperified in clause (a) of sub section (1) of section 5, less than two rupee of the amount of the land revenue.
 - (b) if he belongs to any of the classes specified in clauses (b), (c) and (d) of that sub section, less than six annas per rupee of the amount of the land revenue.
 - (c) if he belongs to the class specified in section 6, or if his right of occupancy is established under section 8 and his rent is not regulated by contract less than twelve annas per rupee of the amount of the land revenue
 - (2) In a case to which sub-section (1) applies the rent may be enhanced to an amount not exceeding two, six or twelve annas per rupes of the amount of the land revenue, as the case may be in addition to the amount of the land revenue of the tenancy and the rates and cesses chargeable thereon
 - (3) For the purposes of this section a mugarraridar shall be pol deemed to be a tenant of the class specified in clause (a) of sub I section (I) of section 5

Reduction of

The rent payable by a tenant to whom the last foregoing rents referred section applies may be reduced on the ground that the productive to in the last powers of his tenancy have been decreased by a cause beyond his foregoing see powers of his tenancy have been decreased by a cause beyond his General provisions relating to suits for enhancement or reduction of rent.

24. (1) A Revenue Court, on the suit of either landlord or Enhancement tenant, may, subject to the provisions of this and other sections of rent by of this Act, enhance or reduce the rent of any tenant having a suit. right of occupancy

- (2) Where a decree for the enhancement of the rent of such e tenant has been passed under the Punjab Tenancy Act, 1868, a suit for a further enhancement of his rent shall not lie till the expiration of five years from the date of the decree, unless in the meantime the local area in which the land comprised in the decree is situate has been generally reassessed and the revenue payable in respect of that land has been increased
- (3) Subject to the provisions of sub-section (2), a suit instituted for the enhancement of the rent of a tenant having a right of occupancy shall not be entertained in either of the following cases, namely —
 - (a) if within the ten years next preceding its institution his rent has been commuted under section 13 or enhanced under this section.
 - (b) if within that period a decree has been passed under this Act dismissing on the merits a suit for the enhancement of his rent.

unless the land or some part of the land comprised in his tenancy, not having been irrigated or flooded at the time of such commutation, enhancement or decree, has become irrigated or flooded.

(4) For the purposes of this section a muqarraridar shall be deemed to be a tenant having a right of occupancy

25. In enhancing or reducing the rent of any land under the Discretionas foregoing provisions of this chapter, the Court shall, within the to extent of limits prescribed by those provisions, enhance or reduce the rent enhancement to such an amount as it considers fair and equitable, but shall not or reduction. in any case fix the rent at a sum less than the amount of the land revenue of the land and the rates and cesses chargeable thereon

26 (1) Unless the Court decreeing an enhancement of reut Time for me otherwise directs the enhancement shall take effect from the om- hancement of mencement of the agricultural year next following the dat f the reduction to take effect. decree

(2) A Court decreeing a reduction of rent shall specify in the decree the date on and from which the reduction is to take effect

Adjustment of rents expressed in terms of the land-sevenue 27 (1) Where the rent of a tenancy is the whole or a share Adjustment of the land revenue thereof, with or without an addition in of rents ex-

rioney, kind or service and the land-revenue of the holding in terms of the which the tenancy is situate is altered, a Revenue-officer having had revenueof 1887 authority under section 56 of the Punjab Land revenue Act, 1887, to determine the land revenue payable in respect of the several

925

holdings comprised in the estate in which the tenancy is situate shall determine also the amount of the land-revenue of the tenancy, or the proportionate share thereof, payable by the tenant as rent.

- (2) Where an addition referred to in sub-section (1) is a percentage fixed with reference to the land-revenue of the tenancy or the whole or a share of the rates and cesses chargeable thereon, or both, the Revenue-officer shall in like manner from time to time after the amount of the addition in proportion to any alteration of such land-greenue or rates and cesses
- (3) The sum or sums determined under the foregoing subsertions, together with any addition previously parable other than the additions referred to in sub-section (2), shall be the reat parable in respect of the tenancy until there is again an alteration of the land-revenue thereof or of the rates and ceases chargeable thereon or until the rent is enhanced by a suit under this late.
- (4) An alteration of rent under this section shall not be deemed an enhancement or reduction of rent within the meaning of this Act
- (5) For the purposes of this section a munarraridar shall be XId 1 deemed to be a tenant having a right of occupancy."

Adjustment of rents paid by occupancy-tenants in Attori district

at 27-A. (1) Where a tenant having a right of occupancy in Punish and land in the Attock District pays wholly or partly in each a rent and falling within the scope of section 27 and the lind revenue of the holding in which the tenance is situred as discrete.

- a Revenue-officer having authority under section 56 of the Punjab Land Revenue Act, 1887, to determine the land revenue papable in respect of the several holdings comprised in the estate in which the tenancy is situate, may, by written order, and whether the reat was fixed by agreement or otherwise, and either upon the application of such tenant, or his landlord, or his own motion increase or diminish such rent if wholly payable in cash, or such portion thereof as is payable in cash, to such extent as appears to the Revenue-officer to be proper having regard to the matters specified in sub-section (2)
- (2) In increasing or diminishing the rent of a tenancy under the provisions of sub-section (1) the Revenue-officer shall, for the purpose of deciding the extent of such increase or diminution take into consideration only—
 - (i) the land-revenue of and the rates and cesses chargeable on the tenancy before the land-revenue of the holding in which it is situated was altered:
 - (ii) the land-revenue of and the rates and cesses chargeable on the tenancy after such alteration; and

Adjustment of rents paid by occupancy tenants in Attock district

- (111) the methods by which the assessments of the landrevenue in force before and after such alteration were calculated and distributed over the several holdings comprised in the estate in which the tenancy is situated.
- (3) The rent determined as aforesaid shall be the rent payable in respect of the tenancy until there is again an alteration of the land revenue thereof or of the rates or cesses cha geable thereon, or until the rent is enhanced or reduced by a suit under this Act

(4) For the purposes of this section a mugarraridar shall be deemed to be a tenant having a right of occupancy

(5) An alteration of rent under this section shall not be deemed an enhancement or reduction of rent within the meaning of this Act

Alteration of rent on alteration of area

28 (1) Every tenant shall-

(a) be hable to pay additional rent for all land proved to attend attended to attend attended to attend of area. be in excess of the area for which rent has been previously paid by him unless it is proved that the excess is due to the addition to his tenancy of land which having previously belonged to the tenancy, was lost by diluvion or otherwise without any reduction of the rent being made and

(b) be entitled to an abatement of rent in respect of any deficiency proved to exist in the area of his tenincy as compared with the area for which rent has been previously paid by him, unless it is proved that the deficiency is due to the loss of land which was added to the area of the tenancy by alluvion or otherwise, and that an addition has not been made to the rent in respect of the addition to the area

(2) In determining the area for which rent has been pre other matters, namely -

(a) the origin and conditions of the tenant's occupancy, for instance, whether the rent was a rent in gross for the entire tenancy

(b) whether the tenant has been allowed to hold additional land in consideration of an addition to his total rent or otherwise with the knowledge and consent of the landlord and

(c) the length of time during which there has been no dispute as to rent or area

(3) In adding to or abating rent under this section the Court shall add to or abate the rent to such an amount as it deems to be fair and equitable, and shall specify in its decree the date on and from which the addition or abstement is to take effect

(4) An addition to or abatement of rent under this section shall not be deemed an enhancement or reduction of rent within

the meaning of this Act

Alteration of

Remunon

Remarkon et rent by Commi Corrects ACT TAKE

29 Notwithstanding anything in the foregoing sections of the chapter, if it appears to a Court making a decree for an arrest of rent that the area of a tenancy has been so dumin shed by dilavion or otherwise, or that the produce thereof has been so diminished by drought hail deport of sand or e for like calamity, that the full amount of rent parable by the tenant can not be equitably decreed, the Court may, with the previous tand un of the Colleges allow and remain n fr in the sent parabl by the tenant as may appear to it to be just

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(1) Wherever the partners of the whole or any part of P the la dieserve parable in respect of any land is remitted or grante pended, a Revenue-officer may, if the rent be parable in cash or ren. order to heart parable in hind of which the amount is fixed, by order, warrend remit or suspend, as the case may be the payment of the rent of that land to an amount which may bear the came permettion to the whole of the rent parable in respect of the land as the land events er of it pa ment has been remitted or ensureded bears to the The of the land revenue paralle in respect of the land

Provided that in the case of an occupancy tenant, whose rent is of the nature hereinbefore in this subsection described, the rerue on er su pens on of the land exenue parable in respect of his land shall, in the absence of a written order by a Revenue-

officer to the contrary, carry with it a proportionate remission or

suspension, as the case may be, of his rent When the payment of the rent of any land has been suspend ed under this clause it shall remain under suspension until the Collector orders the revenue of that land to be realized

(2) An order passed under sub-ection (1) shall not be liable

to be contested by suit in any Court

(3) A suit shall not lie for the recovery of any jent of which the part ent has been remitted or during the period or suspen it of any rent of which the payment has been suspended

(4) Where the payment of rent has been suspended, the period during which the enspension has continued shall be excluded in the computation of the period of limitation prescribed for a suit for the recovery of the rent

- (v) If the landlord collects from a tenant any rent of which P the payment has been remitted, or is under suspension, the Perenue-officer may recover from the landlord the amount or value of the rent so collected and mar also recover by war of penalty 2 further sum not exceeding such amount or value and may cause to to refunded to the tenant the amount or value of the rent so collect
- (5) The provisions of this section relating to the remission and suspension of the payment of rent may be applied so far as they can be made applicable to land of which the land revenue has been relevand confromed of the redeemed in any case in which the land revenue in respect of the land had not been released, com-

pounded for or redeemed, the whole or any part of it might, in the oninion of the Revenue-officer, be remitted or suspended under the rules for the time being in force for regulating the remission and suspension of land revenue

(7) Any sum of which the recovery is ordered under sub-section (5) on account of rent or penalty may be recovered by the Collector as if it were an arrear of land revenue

Denneste

31. In either of the following cases, namely -(a) when a landlord refuses to receive, or grant a receipt deposit rent for, any rent payable in money when tendered to him cases with

Domes to Revenue

hy a tenant. officer (b) when a tenant is in doubt as to the person entitled to receive rent navable in money.

FINANCIAL COMMISSIONERS OFFICE, PUNJAB

CORRECTION BLIP NO 195, DATED LAHORE, THE 10TH OCTOBER. 1999

The Punjab Land Administration Acts. volume I

The Punjab Tenancy Act. XVI of 1887

Section 32, page 19

In correction slip no 63, dated the 16th September, 1937, ansert the following in the margin -

The Government of India (Adaptation of Indian Laws) Order 1937 . 358 FC-3.500-21 10 38-SGPP Labore

under this section, but nothing in this sub section shall prevent any person entitled to receive the amount of any such deposit from recovering it from a person to whom it has been paid by a Revenue officer

Recovery of rent from attached produce

- 33 (1) If an order is made by any Court for the attachment Recovery of of the produce of a tenancy or of any part of a tenancy, the land-rent from lord may apply to the Revenue-officer by whom the attachment is stacked to be or has been reade to sell the produce and pay to him out of the produce. proceeds of the sale thereof the amount or value of-
 - (a) any rent which has fallen due to him in respect of the tenancy within the year immediately preceding the application, and
 - (b) the rent which will be falling due after the harvesting of the produce and is chargeable against it

- (2) The Revenue-officer shall give the person at whose instance the attachment was made an opportunity of showing cause why the application of the landlord should not be granted and, if he finds the landlord's claim to the whole or any part of the rent to be proved, he shall cause the produce or such portion thereof as he may deem necessary to be sold, and shall apply the proceeds of the sale in the first met mee to sitisfy the cla m
- (3) The finding of the Revenue-officer under sub-section (2) shall have the force of a decree in a suit between the landlord and the tenant

Leaves for period erceeding term of assessment of land-revenue

Treatmen. of

- (1) Where a lease has been granted, or an agreement has reases for period exceed, been entered into, by a land-owner in respect of any land assessed ing crequal to land-revenue, fixing for a period exceeding the term for which to term of as the land-revenue has been assessed the rent or other sum payable sessment of in respect of the land under the lease or agreement, and that term has expired, the lease or agreement shall be voidable-
 - (a) at the option of the land-owner if the land-revenue of the land has been enhanced and the person to whom the lease has been granted or with whom the agreement has been entered into refuses to pay such rent or other sum as a Revenue Court, on the suit of the land owner, determines to be fair and equitable of a Revenue officer under the provisions of section 27-A has determined to be proper, and

where the relation of landlord and tenant exists between the grantor and grantee of the lease, or between the persons who entered into the agreement-

- (b) at the option of the tenant if the land-revenue of the land has been reduced and the landlord refuses to accept such rent as a Revenue Court, on the suit of the tenant, determines to be fair and equitable or Revenue officer under the provisions of section 27-4 has determined to be proper
- (2) Any agreement relative to the occupation, rent, profits or produce of any land which has been entered into for the term of the currency of an assessment shall, unless a contrary intention clearly appears in the agreement or the agreement is terminated by consent of parties or course of law continue in force until a revised assessment takes effect

CHAPTER IV.

RELINQUISHMENT, ABANDONMENT AND ELECTMENT

Relinguishment

Relinguish. 35. A tenant holding for a fixed term unner a comment of tens decree or order of competent authority may relinquish his tenancy

agricultural year then current

- 36. (1) Any other tenant may relinquish his tenancy by Relinquish giving verbally or in writing to his landlord or to his landlord's ment by any giving verbally or in writing to his landlord or to his landlord's ment by any agent, on or before the fifteenth day of January in any year, notice of his intention to relinquish the tenancy at the end of the
- (2) The tenant may, instead of, or in addition to, giving the notice in the manner mentioned in sub section (1), apply to a Revenue officer on or before the date aforesaid to cause the notice to be served on the landlord, and the Revenue officer, on receiving the cost of service from the tenant, shall cause the notice to be served as soon as may be
- (3) If the tenant does not give notice in the manner prescribed in this section, he shall be liable to pay the rent of his tenancy for any part of the ensuing agricultural year during which the tenancy is not let by the landlord to some other person or is not cultivated
- by the landlord himself 37. A tenant cannot, without the consent of his landlord, re-Relinquish linguish a part only of his tenancy

Abandonment

ment of part only of a tenancy

- 38. (1) If a tenant having a right of occupancy fails for Abandonmore than one year without sufficient cause to cultivate his tenan ment of cy, either by himself or some other person, and to arrange for tenancy by payment of the rent thereof as it falls due, the right of occupancy tenant. shall be extinguished from the end of that year
- (2) For the purposes of this section a mugarraridar shall be deemed to be a tenant having a right of occupancy

Erectment

Liability to ejectment

39 (I) A tenant having a right of occupancy shall be liable Grounds of to be ejected from his tenancy on any of the following ground ejectment of namely occupancy

tenant.

- (a) that he has used the land comprised in the tenancy in a manner which renders it unfit for the purposes for which he held it,
- (b) where rent is payable in kind, that he has without sufficient cause failed to cultivate that land in the manner or to the extent customary in the locality in which the land is situate.
- (c) that a decree for an arrear of rent in respect of the tenancy has been passed against him and remains un atisfied
- (2) I or the purposes of this section a muqarraridar shall be a. deemed to be a tenant having a right of occupancy
 - 40. I tenant not having a right of occupancy, but holding Grounds of for a fixed term under a contract or a decree or order of competent e extremt of authority, shall be liable to be ejected from his tenancy at the ex-

piration of that term, and, on any of the following grounds, before the expiration thereof, namely —

- (a) that he has used the land comprised in the tenancy in a manner which renders it unfit for the purposes for which he held it.
- (b) where nent is payable in kind, that he has without sufficient cause failed to cultivate that land in the manner or to the extent customary in the locality in which the land is situate.
- (c) on any ground which would justify ejectment under the contract, decree or order

Ejectment of 41. A tenant who has not a right of occupancy, and does not tenant from hold for a fixed term under a contract or a decree or order of compart o year. petent authority, may be ejected at the end of any agricultural year.

Procedure on ejectment

Restriction 42. A tenant shall not be ejected otherwise than in execution on ejectment, of a decree for ejectment except in the following cases, namely

- (a) when a decree for an arrear of rent in respect of his tenancy has been passed against him and remains unsatisfied,
- (b) when the tenant has not a right of occupancy and does not hold for a fixed term under a contract or a decree of order of competent authority

Application to Revenue officer for the ejectment of the tenant in the case mentioned in clause (a) or clause (b) of the last foregoing section, the landlord may apply to a Revenue-officer for the ejectment of the tenant in the case mentioned in the former clause or for the service on the tenant of a notice of ejectment in the case mentioned in the latter clause

Ejectment for failure to satisfy decree for arrear of rent

- 44. (1) On receiving the application in any such case as is mentioned, in clause (a) of section 42, the Revenue-officer shall, after such inquiry with respect to the existence of the arrear as he deems necessary, cause a notice to be served on the tenant, stating the date of the decree and the amount due thereunder, and informing him that if he does not pay that amount to the Revenue-officer within fifteen days from receipt of the notice he will be ejected from the land
- (2) If the amount is not so paid, the Revenue officer shall, subject to the provisions of this Act with respect to the payment of compensation, order the ejectment of the tenant unless good cause is shown to the context.

Figure 1 45. (1) On receiving the application of the landlord in any transition such cash is mentioned in clause (b) of sect on 42, the Revenue-year to year officer shall, it the application is in order and not open to objection on the face of it, cause a not ce of ejectment to be served on the tenant.

(2) A notice under sub section (1) shall not be served after the XII filteenth day of November in any agricultural year

- (d) The notice shall specify the name of the landlord on whose application it is issued, and describe the land to which it relates, and shall inform the tenant that he must vacate the land before the first day of May next following, or that, if he intends to contest his hability to ejectment, he must institute a suit for that purpose in a Revenue Court within two months from the date of the service of the notice.
- (4) The notice shall also inform the tenunt that if he does not intend to contest his liab lity to be ejected and he has any claim for compensation on ejectment he should within two months from the date of the service of the notice, prefer his claim to the Revenueofficer having authority under the next following sub-section to order his ejectment in the circumstances described in that subsection.
- (5) If within two months from the date of the service of the notes the tenant does not institute a suit to contest his liability to be ejected, a Revenue-officer, on the application of the landlord shall, subject to the provisions of this Act with respect to the payment of compensation, order the ejectment of the tenant.

Provided that the Revenue officer shall not make the order until he is satisfied that the notice was duly served on the tenant

- (6) If within those two months the tenant institutes a suit to contest h s limbility to le ejected and fails in the suit, the Court by which the suit is determined shall by its decree direct the ejectment of the tenant.
- 46. The Financial Commissioner may make rules prescrib-Power to make rules
 - (a) the form and language of applications and notices under the two last foregoing sections and
 - (b) the manner in which those applications and notices are to be signed and attested

General provisions respecting ejectment

- 47. A decree or order for the ejectment of a tenant shall not be Time for executed at any other time than between the first day of May and ejectment, the fifteenth day of June (both days inclusive) unless the Court making the decree or, where the order is made under section 44, the officer making the order otherwise directs
- 48. (1) If in a suit for the ejectment of a tenant on either of Rebet spains to grounds mentioned in clauses (a) and (b) of section 30 or of forfeiture. section 40 it appears to the Court that the naury caused by the act or omission on which the suit is based is capable of being remedied or that an award of compensation will be sufficient satisfaction to the landlord therefor, the Court may, instead of making a decree for the ejectment of the tenant, order him to remedy the injury within a period to be fixed in the order, or order him to pay into Court, within such a period, such compensation as the Court thinks fit

The Court may from time to time for special reasons, extend ed by it under sub-section (1).

. (3) If with n the period, or extended period as the case may be, fixed by the Court under this section, the injury is remedied or the compensation is paid, a decree for the ejectment of the tenant shall not be made.

Rights of ejected tenants in respect of crops and land prepared for sowing.

- 49 (1) Where at the time of the proposed ejectment of a any land his uncut or ungathered crops are standing on any part thereof, he shall not be ejected from that part until the crops have ripened and he has been allowed a reasonable time to harrest them.
- (2) The Court or Revenue-officer decreeing or ordering the ejectiment of the tenant may, on the application of the landlord, determine any dispute arising in consequence of the provisions of sub-section (1) between the landlord and the tenant or between the landlord and any person entitled to harvest the crops of the tenant, and may in its or his discretion—
 - (a) direct that the tenant pay for the longer occupation of the land secured to him under sub-section (1) such rent as may be fair and equitable, or
 - (b) determine the value of the tenant's uncut and ungathered crops, and, on payment thereof by the landlord to the Court or Revenue-officer, forthwith eject the tenant.
- (3) When a tenant for whose ejectment proceedings have beentaken, has, conformably with local usage, prepared for sowing any land comprised in his tenancy, but has not sown or planted crops on that land, he shall be entitled to receive from the landlord before ejectment a fair equivalent in money for the labour and capital expended by him in so preparing the land, and the Court or Revenue-officer before which or whom the proceedings are pending shall, on the application of the tenant, determine the sum payable to the tenant under this sub-section and stay his ejectment until that sum has been paid to him.

Relief for wrongful dispossession

50. In either of the following cases, namely .-

Itelief for wrongful disposession or ejectment.

- (u) if a tenant has been dispossessed without his consent of his tenance or any part thereof otherwise than in execution of a decree or than in pursuance of an order under section 44 or section 45.
- (b) if a tenant who, not having instituted a suit under, section 45, has been ejected from his tenancy or any part thereof in pursuance of an order under that section denies his l'shility to be ejected.

the tenant man, within one year from the date of his dispossession or ejectment, institute a suit for precovery of possession or occupancy, or for fooling

- 50 A. No person whose ejectment has been ordered by a Bar to civil revenue court under section 45, sub section (6), or whose suit has suits. been dismissed under section 50, may institute a suit in a civil court to contest his liability to ejectment, or to recover possession or
- occupancy rights, or to recover compensation 51. Possess on of a tenancy or of any land comprised in a Bar of rehef tenancy shall not be recoverable under section 9 of the Specific by suit under Relief Act, 1877, by a tenant disposse sed thereof I of 1877

- Power to vary dates prescribed by this chapter
 (1) The lower for entering for all or any of the power for territories under its administration by not fication fix for the pur Local Govposes of sections 36 45 and 47 or of any of those sections, any other ernment to fix dates for dates instead of those specified therein certain pur-
- (2) A notification under this section shall not take effect till Poses after the expiration of six months from the date of the publication thereof
- -52-A. The provisions of this chapter shall not apply to Provisions of mugarraridars chapter V not to apply

The Punjab Land Administration Acts, volume I.

The Punjab Tenancy Act, XVI of 1887, page 25

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v a me

The existing section 52-A, and its marginal headings shall be deleted from chapter IV and inserted in chapter V immediately before vate section 59

wat of occupancy

to muqarrari

(2) If he intends to transfer the right by sale, gift, mortgage undersection by conditional sale or usufructuary mortgage he shall cause notice 5 by tenant. of his intention to be served on his landlord through a Revenueofficer and shall defer proceeding with the transfer for a period of one month from the date on which the notice is served

- (3) Within that regred of one month the landlord may claim to purchase the right at such value as a Revenue-officer may on ap plicat on made to him in this beh lf fix
- (4) When the application to the Revenue-officer is to fix the value of a right of occupancy which is already mortgaged he shall fix the value of the right as if it were not mortgage I
- (5) The landlord shall be deemed to have purchased the right if le pars the value to the Revenue-officer within such time as that officer appoints
- (C) On the value leing so paid the right of occupancy shall be extinct and the Revenue-officer shall on the application of the landlord but the landlord in possession of the tenancy
- (7) If the right of occupancy was already mortgaged, the tenancy shall pass to the landlord un neumbered by the mortgage but the mortgage-debt shall be a charge on the purchase-money

- (8) If there is no such charge as aforesaid, the Revenue-officer shall, subject to any directions which he may receive from any Court, pay the purchase-money to the tenant.
 - (9) If there is such a charge, the Revenue-officer shall, subject as aforesaid, either apply in discharge of the mortgage-debt so much of the purchase-money as is required for that purpose and pay the balance, if any, to the tenant, or retain the purchase-money pending the decision of a Civil Court as to the person or persons entitled thereto
 - (IM Where there are several landlards 18

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of occupancy (Niculion of a decree or order of a Court;

under section 5 in execution of decree.

(2) But notice of an intended sale of any such right shall be given by the Court to the landlord, and, if at any time before the close of the day on which the sale takes place the landlord pays to the Court or to the officer conducting the sale a deposit of twenty-fi per centum on the highest bid made at the sale, he shall be decla to be the purchaser instead of the person who made that bid

Transfer of any other section than section 5 Rights and liabilities of transferee of right of

occupancy.1

- 56. A right of occupancy under any other section than right of occus tion 5 shall not be attached or sold in execution of a decree or pancy under of any Court or, without the previous consent in writing of landlord, be transferred by private contract.
 - When a right of occupancy has been transferred by gift or usufructuary mortgage to a person other than the lan that person shall, in respect of the land in which the right su have the same rights, and be subject to the same liabilities, tenant to whom before the transfer the right belonged, ha was subject to.

58. (1) A tenant having a right of occupancy in lan Bubletting. subject to the provisions of this Act and to the conditions written contract between him and his landlord, sublet the any part thereof for any term not exceeding seven years.

- (2) A person to whom land is sublet by a tenant having a right of occupancy therein shall, in respect of that land, and so far as regards the landlord, be, jointly with the tenant, subject to all the highlities of the tenant under this Act
- 58-A. (I) Any tenant with a right of occupancy may, with the Transfer of concent of his landlord transfer his land to all the members of a right of co-operative Society for the Consolidation of Holdings of which under any both he and his landlord are members and obtain from them any section of the land in exchange

 (2) Notice that and the section of the Act to the Act to
- (2) Notwithstanding anything contained in this Act or any other enactment in force, any land obtained in exchange in pursuince of the provisions of sub-section (1) shall be deemed to be subject to the same right of occupancy as the land given for it in exchange.

Succession

- 59. (1) When a tenant having a right of occupancy in any Succession and the right shall devolve—
 - (a) on his male lineal descendants, if any, in the male line occupancy
 of descent and,
 - (b) failing such descendants, on his widow, if any, unt l she dies or re maries or abandons the land or is under the provisions of this Act ejected therefrom, and
 - (c) failing such descendants and widow, or, if the deceased tenant left a widow, then when her interest terminates under clause (b) of this sub-sect on on his male collateral relatives in the male line of descent from the common ancestor of the deceased tenant and those relatives.

Provided with respect to clause (c) of this sub section, that the common ancestor occupied the land

I xplanation

For the purpose of clause (c), land obtained in exchange by the deceased tenant or any of his predecessors in interest in pursuance of the provisions of sub-section (1) of section 5% is shall be deemed to have been occupied by the common ancestor if the land given for it in exchange was occupied by him

- (2) As among descendants and collateral relatives claiming under sub-section (1) the right shall, subject to the provisions of that sub-sect on devolve as if it were land left by the deceased in the village in which the land subject to the right is situate
- (3) When the widow of a deceased tenant succeeds to a right of occupancy she shall not transfer the right by sale, gift or mortgage or by sub-lease for a term exceeding one year
- (4) If the deceased tenant has left no such persons as are mentioned in sub-section (1) on whom his right of occupancy may devolve under that sub-section the right shall be extinguished m?

- (b) If there is no such charge as aforesaid, the Revenue-officer shall, subject to any directions which he may receive from any Court, pay the purchase-money to the tenant.
- (9) If there is such a charge, the Revenue-officer shall, subject as afore-aid, either apply in discharge of the mortgage-debt so much of the purchase-money as is required for that purpose and pay the balance, if any, to the tenant, or retain the purchase-money pending the decision of a Civil Court as to the person or persons entitled thereto.

FINANCIAL COMMISSIONERS' OFFICE, PUNJAB.

CORRECTION SLIP NO. 131, DATED LAHORE, THE 10TH OCTOBER,

The Punjab Land Administration Acts. volume I. The Punjab Tenancy Act, XVI of 1887.

Section 53.

Sub-section 11, page 26.

In correction slip no. 64, dated the 16th September, 1937, insert the following in the margin :--

"The Government of India (Adaptation of Indian Laws) Order, 1937".

-ate of right under section 5 in execution of decree.

- out the right of a cupancy under section 5 may be sold in of occupancy execution of a decree or order of a Court: (2) But notice of an intended sale of any such right shall be
 - given by the Court to the landlord, and, if at any time before the close of the day on which the sale takes place the landlord pays to the Court or to the officer conducting the sale a deposit of twenty-five per centum on the highest bid made at the sale, he shall be declared to be the purchaser instead of the person who made that bid
- Transfer of pancy under any other section than section 5 Rights and liabilities of transfered of right of occupancy.
- A right of occupancy under any other section than secright of occur tion 5 shall not be attached or sold in execution of a decree or order of any Court or, without the previous consent in writing of the landlord, be transferred by private contract
 - 57. When a right of occupancy has been transferred by sale. gift or usufructuary mortgage to a person other than the landlord. that person shall, in respect of the land in which the right subsists, have the same rights, and be subject to the same liabilities, as the tenant to whom before the transfer the right belonged, had and was subject to.

Sabletting,

58. (1) A tenant having a right of occupancy in land may, subject to the provisions of this Act and to the conditions of any written contract between him and his landlord, sublet the land or any part thereof for any term not exceeding seven years.

- (2) A person to whom land is sublet by a tenant having a right of occupancy therein shall, in respect of that land, and so fur as regards the landlord, be, jointly with the tenant, subject to all the habilities of the tenant under this Act
- 58-A. (1) Any tenant with a right of occupancy may, with the Transfer of consent of his landlord transfer his land to all the members of a right of to operative Society for the Consolidation of Holdings of which under any b th he and his landlord are members and obtain from them any section of other land in exchange

the Act by exchange.

(2) Notwithstanding anything contained in this Act or any other enactment in force, any land obtained in exchange in pursu ance of the provisions of sub section (1) shall be deemed to be subject to the same right of occupancy as the land given for it in ex change

Succession

59. (1) When a tenant having a right of occupancy in any Succession land dies the right shall devolveto right of (a) on his male lineal descendants if any, in the male line occupancy

- of descent and.
- (b) failing such descendants, on his widow, if any, until she dies or re marries or abandons the land or is under the provisions of this Act ejected therefrom, and,
- (c) fuling such descendants and widow, or, if the deceased tenant left a widow, then when her interest terminates under clause (b) of this sub-section, on his male col lateral relatives in the male line of descent from the common ancestor of the deceased tenant and those relatives

Provided with respect to clause (c) of this sub section, that the common ancestor occupied the land

 $F_{rnlanation}$

For the purpose of clause (c) land obtained in exchange by the deceased tenant or any of his predecessors in interest in pursuance of the provisions of sub section (1) of section 58 \ shall be deemed to have been occupied by the common ancestor if the land given for it in exchange was occupied by him

- (2) As among descendants and collateral relatives claiming under sub section (1) the right shall, subject to the provisions of that sub sect on devolve as if it were land left by the deceased in the village in which the land subject to the right is situate
- (3) When the widow of a deceased tenant succeeds to a right of occupancy she shall not transfer the right by sale. gift or mortgage or l v suli lease for a term exceeding one year
- (4) If the deceased tenant has left no such persons as are mentioned in sub-section (1) on whom his right of occupancy mar devolve under that sub-section the right shall be extinguished

Irregular transfers

Irregular transfer of right of occupancy

60 Any transfer made of a right of occupancy in contravention of the foresoing provisions of this chapter shall be voidable at the instance of the landlord

CHAPIER VI

INTROVEMENTS AND COMPENSATION

Improvements by landlords

by landlords on tenancies of occupancy tenants

- 61 (I) Without the previous permission of the Collector a Improvement landloid shall not male an improvement on the tenancy of a tenant having a right of occupancy
 - (2) If a landloid desires to make such an improvement he may apply to the Collector for permission to make it and the Collector shall before making an order on the application, he is the object tion if any, of the tenant
 - (3) In making an order on an application under sub section (2) II the Collector shall be guided by such rules if any, as the Laurella Government may male in this lehalf

(1) When a landlord has with the permis ion mentioned Enhancement in the last foregoing section, made an improvement on the tenancy of a tenant having a right of occupancy, he may apply to the Collector for an enhancement of the rent of the tenant

cons deration ot an improvement made by a landlord on the tenancy of an occ i

of ront in

- (2) If the tenant is a tenant to whom section 20 applies, the Collector shall enhance his rent to the share or rates or with reference to the rent in gross as the case may be, paid by tenants, baving pancy tenant a similar right of occupancy for land of a similar description and with similar advantages
 - (3) If the tenant is a tenant to whom sect on 22 applies the Collector shall enhance his rent to such amount as the tenant would be liable to pay under that section if the land revenue were re haseesed.
 - (4) When the improvement ceases to exist the Collector may, on the application of the tennal reduce the tennal s rent-
 - (a) in the case of a tenant to whom sub section (2) applies, to the share or rates or with reference to the rent in gross as the case may be paid by tenants having a similar right of occupancy for land of a similar des cription and with similar advantages and
 - (b) in the case of a tenant to whom sub section (3) applies to such an amount as the tenant would be liable to pay if the land revenue were re assessed
 - (5) Sections 25 and 26 shall be construed as applying to an application under this section and a suit shall not lie in any Court for any purpose for which an application might be made under this section

Improvements by tenants

63. A tenant having a right of occupancy is entitled to make Title of occuimprovements on his tenancy

to make improvements

(1) A tenant not having a right of occupancy may make Title of ten-64. improvements on his tenancy with the assent of his landlord

ants not have ing right of

(2) If at any time the question arises whether or not the land- occupancy to lord assented to the making of an improvement by a tenant not provements. having a right of occupancy, the assent may be inferred from circumstances

Improvements made by a tenant before the commence-improvements made

ment of this Act, shall be deemed to have been made in accordance before comwith this Act, unless in the case of a tenant not having a right of meacement of occupracy it is shown that the improvement was made in contraven. this Act tion of a written agreement between him and his landlord 66. A tenant ejected in execution of a decree, or in pursuance ments begun

of a notice of ejectment, shall not be entitled to compensation for in anticipaany improvement begun by him after the institut on of the suit, tion of ejector service of the notice, which resulted in his ejectment 67. If a landlord tenders to a tenant a lease of his tenancy for Tender of

a term of not less than twenty years from the date of the tender at twenty years a term of not less than twenty years from the unite of the centre as twenty years the rent then prul by the tennat, or at such other rent as may be totenant to agreed on, the tender, if accepted by the tenant shall bar any claim be a bar to by him to compensat on in respect of improvements previously made pensation. on the tenancy 68. Subject to the foregoing provisions of this chapter a Liability to

tenant who has made an improvement on his tenance in accordance sation for limwith this act shall not be ejected and the rent payable by him provements shall not be enhanced until he has received compensation for to tenant on the improvement on enhancement of his

Con pensation for disturbance of clearing tenants

69. (I) A tenant who has cleared and brought under cultiva- Compensation waste land in which he has not a right of occupancy shall, if tion for disejected from that land be entitled to receive from the lindlord as dearing compensation for disturbance in addition to any compensation for tenants. improvements a sum to be determined by a Revenue Court or Revenue-officer in accordance with the merits of the case but not exceeding five years' rent of the land

Provided that a tenant who is a joint owner of land to which this section applies shall not be entitled to compensation for disturbance on electment from the land or any part thereof

(2) If rent has been paid for the land by division or appraisement of the produce or by rates fixed with reference to the nature of the crops grown or if no rent or no rent other than the land revenue of the land and the rates and croses chargeafte thereon has been paid therefor, the compensation may be computed as if double the amount of the land revenue of the land were the annual rent thereof

Provided that in any estate of which the assessment has been Rey confirmed on or after the twenty second day of 1 chinary 1929, the We compensation may be computed as if four times the amount of the land revenue of the land were the annual rent thereof

Procedure in determining compensation

Determina tion of com pensation by Revenue Courts.

- 70. (I) In every suit by a tenant to contest his hability to ejectment or by a landlord to eject a tenant or to (1) hance his rent, the Court shall direct the tenant to file a statement of his claim, if any, to compensation for improvements or for disturbince and of the grounds thereof
 - (2) If the Court decrees the ejectment of the tenant or the enhancement of h s rent it shall determine the amount of compensation, if any due to the tenant and shall stay execution of the decree until the landlord pays into Court that amount less any arreads of rent or costs proved to the satisfaction of the Court to he due to him from the tenant

Determins tion of com pensation by Revenue officers.

- 71 In either of the following cases namely -
 - (a) when a notice has been served on a tenant under section 44
 - (b) when a notice of ejectment has been served on a tenant under section 45 and the tenant has not instituted a suit to contest his liability to be ejected

the tenant may apply to the Revenue-officer having authority to order his ejectment under section 44 or section 45 as the case may be to determine the amount of compensation due to liim for improvements or for disturbance or for both and the Revenue officer shall determine the amount if any accordingly and says the ejectment of the tenant until the landlord pass to the Revenue officer feamount so determined less any arrars of rent or costs proved to the satisfaction of the Revenue officer to be due to the landlord from the tenant

regarded in assessment of compensation for improvements

- Matters to be chanter to a tenant for an improvement the Court or Revenue officer regarded in shell have regard to—
 - (a) the amount by which the value or the produce of the tenancy or the value of that produce is increased by the improvement
 - (b) the condition of the improvement and the probable duration of its effects
 - (c) the labour and capital required for the making of such an improvement
 - (d) any reduction or remission of rent or other advantage allowed to the tenant by the landlord in consideration of the improvement, and

- (e) in the case of a reclamation, or of the conversion of unirrigated into irrigated land, the length of time during which the tenant has had the benefit of the improvement.
- (1) The compensation shall be made by payment in mone; Form of unless the parties agree that it be made in whole or in part by the compensagrant of a beneficial lease of land or in some other way

(2) If the part es so agree, the Court or Revenue-officer shall make an order accordingly

Relief in case of ejectment before determination of compensation of electment

before deter-

- 74. (1) If from any cause the amount of compensation pay- Rehef in case able to a tenant-
 - (a) under this chapter for improvements or disturbance; or mination of (b) under section 49 for the value of uncut or ungathered tion

crops or the preparation of land for sowing. has not been determined before the tenant is ejected, the ejectment shall not be invalidated by reason of the omission, but the Court

or Revenue-officer which decreed or who ordered the electment may. on application made by the tenant within one year from the date of the ejectment, correct the omission by making in favour of the tenant an order for the payment to him by the landlord of such compensation as the Court or officer may determine the tenant to be entitled to

(2) An order made under sub-section (1) may be executed in the same manner as a decree for money may be executed by a Revenue Court

CHAPTER VII

JURISDICTION AND PROCEDURE

Investigation

75. (1) There shall be the same clases of Revenue-officers Revenueunder this Act is under the Punjay Land Revenue Act, 1887 and, officers in the ab ence of any order of the Mary Government to the contrary, a Revenue-officer f my class having juris liction within any local limits under that Act shall be a Revenue-officer of the same class having our sdiction within the same local limits under this Act

- (2) The expressions "Collector" and "Financial Commissioner" have the same meaning in this Act is in the Punjab Land Revenue Act. 1887.
- 76. (I) The following applications and proceedings shall be Applications disposed of hy Revenue-officers as such and no Court shall take and proceed cognizance of any dispute or matter with respect to which any such lies to such application or proceeding might be made or had —

Lirst Group

(a) proceedings under section 27 for the adjustment of rents expressed in terms of the land-revenue,

been paid therefor, the compensation may be computed as if double the amount of the land revenue of the land were the annual rent thereof

Provided that in any estate of which the assessment has been p confirmed on or after the twenty second day of I ebruary 1929, the I compensation may be computed as if four times the amount of the land revenue of the land were the annual rent thereof

Procedure in determining compensation

Determina tion of com pensation by Revenue Courts.

- 70, (1) In every suit by a tenant to contest his liability to ejectment or by a landlord to eject a tenant or to eah once his rent, the Court shall direct the tenant to file a statement of his claim, if any, to compensation for improvements or for disturbance and of the grounds thereof
 - (2) If the Court decrees the ejectment of the tenant or the enhancement of h s rent at shall determine the amount of compensa tion, if any due to the tenant and shall stay execution of the decree until the landlord pays into Court that amount less any arrears of rent or costs proved to the satisfaction of the Court to be due to him from the tenant

Determina tion of com pensation by Revenue officers

- 71. In either of the following cases namely -
 - (a) when a notice has been served on a ten int under section
 - (b) when a notice of ejectment has been served on a tenant under section 45 and the tenant has not instituted a suit to contest his liability to be ejected.

the tenant may apply to the Revenue officer having authority to order his ejectment under section 44 or section 45 as the case may be to determine the amount of compensation due to him for improvements or for disturbance or for both and the Revenue officer shall determine the amount if any accordingly and stay the eject ment of the tenant until the landlord mass to the Revenue officer the amount so determined less any arrears of rent or costs proved to the entisfaction of the Revenue officer to be due to the landlord from the tenant

ansessment of compense. tion for im provements

- In estimating the compensation to be awarded under this Matters to be chapter to a tenant for an improvement the Court or Revenue officer shall have regard to-
 - (a) the amount by which the value or the produce of the tenancy or the value of that produce is increased by the improvement,
 - (b) the condition of the improvement and the probable dura tion of its effects
 - (c) the labour and capital required for the making of such an improvement,
 - (d) any reduction or remission of rent or other advantage allowed to the tenant by the landlord in consideration of the improvement, and

- (e) in the case of a reclamation, or of the conversion of unarrigated into arrigated land, the length of time during which the tenant has had the benefit of the improve ment
- (1) The compensation shall be made by payment in mone , Form of unless the parties agree that it be made in whole or in part by the compensagrant of a beneficial lease of land or in some other way

(2) If the part es so agree the Court or Revenue officer shall make an order accordingly

Relief in case of ejectment before determination of compensation

74 (1) If from any cause the amount of compensation pay Rehefin case able to a tenant-

of ejectment before deter

(a) under this chapter for improvements or disturbance, or minition of (b) under section 49 for the value of uncut or ungathered tion

crops or the preparation of land for sowing,

has not been determined before the tenant is ejected, the ejectment shall not be invalidated by reason of the omission but the Court or Revenue-officer which decreed or who ordered the electment may. on application made by the tenant within one year from the date of the ejectment, correct the omission by making in favour of the tenant an order for the payment to him by the landlord of such compensation as the Court or officer may determine the tenant to be entitled to

(2) An order made under sub section (1) may be executed in the same manner as a decree for money may be executed by a Revenue Court

CHAPPER VII

TURISDICTION AND PROCEDURE

Jurisd ction

75. (1) There shall be the same clases of Revenue-officers Revenueunder this Act as un ler the Pinjah Land Revenue Act 1887 and officer. in the absence of any order of the 1997 Government to the contrary, a Revenue-officer of any class is in jury liction within any local limits under that Act shall It a R venue-officer of the same class having jur selection within the same local limits under this Act

- (2) The expressions "Collector and Financial Commissioner" have the same meaning in this let s in the Punish Land Revenue Act 1887
- 76. (1) The following applications and proceedings shall be applications disposed of hy Revenue-officers as such and no Court shall take and proceed cognirance of any dispute or matter with respect to which any such his by Leren application or proceeding might be made or had -

Lirst Group

(a) proceedings under section 27 for the adjustment of ren's expressed in terms of the land revenue,

- (b) suits between landloid and tenant for addition to or abatement of rent under section 28 or for commutation of rent,
- (c) suits under section 34 for the determination of rent or other sum on the expirition of the term of an assessment of land revenue, " [and suits relating to the rent to be paid under a mottgage minde in necordance with form (c) as prescribed by section 6 of the Punjah Vitenition of Land Act 1900) XIII of XI

Second Group

- (d) suits by a ten int to establish a claim to a right of occupancy or by a landlord to prove that a tenant has not such a right,
- (e) suits by a lan flord to epict a tenant
- (f) suits ly a tenant under section 45 to contest liability to ejectment, when notice of ejectment has been served.
- (v) suits by a tenant under section 50 for recovery of posles sion or occupancy or for compensation, or for both,
- (h) suits by a laudlord to set aside a transfer made of a right of occupancy, or to disposees a person to whom such a transfer has been made or for both purposes,
- (i) any other suit between landlord and tenant arising out of the lease or conditions on which a tenancy is held,
- (j) suits for sums payable on account of village cesses or village expenses,
- (k) suits by a co-sharer in an estate or holding for a share of the profits thereof or for a settlement of accounts.
- (1) suits for the recovery of over promeats of rent or landrevenue or of any other demand for which a suit lies in a Revenue Court under this sub-section.
- (m) suits relating to the enjoluments of kinungos raildars inaundars or village-officers

Third Group

- (t) suits by a faudford for arrears of rent or the monexequivalent of rent or for sums recoverable under section 14
- (a) suits ly a landowner to recover moneys claimed as due for the enjoyment of rights in or over land or in water, including rights of irrighton rights over fisheries rights of partitings and forest rights

^{*} Ses section 22 Punjab Alienation of Land Act (VIII of 1900)

- (n) suits for sums payable on account of land-revenue or of any other demand recoverable as an arrear of landforce, and by a superior landowner for other sums due to him as such
- (4) Except as otherwise provided by any rule made by the Tinancial Commissioner in this behalf -
 - (a) a Collector may hear and determine and of the suits ment oned in sub section (3)
 - (b) an Assistant Collector of the first grade may hear and determine any of the suits mentioned in the second and third groups of that sub-section, and, if he has by game been specially empowered in this behalf by the to the suits ment oned in the first group and
 - (c) an As istint Collector of the second grade may bear and determine int of the suits ment and in the third group

Administrative control

78. (1) The general superintendance and control over all other Superintend Revenue-officers and Revenue Courts shall be vested in and all such control of officers and Courts shall be subord note to the Pinancial Counts Revenue SIGDOF

- (2) Subject to the general superintendence and control of the Courts Tinancial Commissioner a Commissioner shall control all other Revenue officers and Revenue Courts in his division
- (3) Subject as aforesaid and to the control of the Commissioner a Collector shall control all other Revenue officers and Revenue Courts in his district
- 1) The Tinancal Commissioner or a Commissioner or Power to Collector is viv written rider distribute in such manner as he distribute Collector is a factorities order distribute in such manner as ne business and thinks fit and lustiness cognized by any Resenve-officer or Resenve withdraw and Court and r I s control

transfer.

- (2) The First of Country as her or a Commiper or Collector may withdraw any case pending before any Revenue-officer or Revenue Court under his control and either dispose of it himself, or he written order refer it for disposal to any other Revenue-officer or Revenue Court under he control
- (3) In order under sub-section (1) or sub-section (2) shall not empower and Revenue-officer or Revenue Court to exercise any nowers or deal with any lusiness which le or it would not be competent to exercise or deal with within the local limits of his or its own juris liction

Appeal Review and Regimen

80. Sulface to the provisions of the Act and the rules there- arrests under an appeal shall be from an enginel or appellate perfer or

decree made under this Act by a Revenue officer or Revenue Court, as follows, namely -

- (a) to the Collector when the order or decree is made by an Assistant Collector of either grade,
- (b) to the Commissioner when the order or decree is made by a Collector,
- (c) to the I nancial Commissioner when the order or decree is made by a Commissioner

Provided that-

- (i) an appeal from an order or decree made by an Assistant Collector of the first grade specially empowered by name in that behalf by the 10-24 Cookerment in a suit mentioned in the first group of sub-section (3) of sect on 77 shall be to the Commissioner and not to the Collector
- (ii) when an original order or decree is confirmed on first appeal in further appeal shall not lie,
- (iii) when any such order or decree is modified or reversed on appeal by the Collector, the order or decree made by the Commissioner on further appeal, if any, to him shall be final

31. The period of limitation for an appeal under the last fore going section shall run from the date of the order or decree appealed against and shall be as follows that is to say —

- (a) when the appeal hes to the Collector-th rty days,
- (b) when the appeal lies to the Commissioner-sixty days
- (c) when the appeal lies to the Financial Commissionerninety days

82. (1) A Revenue officer as such, may either of his own motion or on the application of any party interested review and on so reviewing modify reverse or confirm any order passed by himself or by any of his predecessors in office

Provided as follows --

- (a) when a Commissioner or Collector thinks it necessary to review any order which he has not himself passed and when a Revenue-officer of a class below that of Collector proposes to review any order whether passed by himself or by any of his predecessors in office he shall first obtain the sanct on of the Revenue officer to whose control he is immediately subject
 - (b) an application for review of an order shall not be enter tained unless it is made within a nety days from the passing of the order or unless the ambient satisfies it e Berenie officer that he had sufficient cause for not malline the application within that period.

Limitation for appeals.

Review by Revenue-

officers.

- (c) an order shall not be modified or reversed unless reasonable notice has been given to the parties affected thereby to appear and be heard in support of the order;
- (d) an order against which an appeal has been preferred shall not be reviewed
- (2) For the purposes of this sect on the Collector shall be deemed to be the successor in office of any Revenue-officer of a lower class who has left the district or has ceased to exercise powers as a Revenue-officer, and to whom there is no successor in office
- (3) An appeal shall not lie from an order refusing to review, or confirming on review, a previous order
- 83. In the computation of the period for an appeal from, or Computation 377. an application for the review of, an order under this Act, the limi- of periods tration therefor shall be governed by the Indian Limitation Act, appeals and 1877.*

applications for review

84. (1) The Financial Commissioner may at any time call for Power to call the record of any case pending before, or disposed of by, any for, examine Revenue-officer or Revenue Court subordinate to him

and revue proceedings Courta

- (2) A Commissioner or Collector may call for the record of of Revenue any case pend ng before, or disposed of by, any Revenue-officer or Revenue Revenue Court under his control
- (3) If in any case in which a Commissioner or Collector has called for a record he is of opinion that the proceed ngs taken or the order or decree made should be modified or reversed, he shall submit the record with his opinion on the case for the orders of the Financal Comm ssioner.
- (4) If, after examining a record called for by himself under sub-section (1) or submitted to him under sub-sect on (3) the Financial Commissioner s of opinion that it is mexpelient to interfere with the proceedings or the order or decree, he shall pass an order accordingly
- (5) If, after examining the record the Financial Commiss oner is of opinion that it is expedient to interfere with the proceedings or the order or decree on any ground on which the High Court in the exercise of its revisional jurisdiction may under the law for the time being in force interfere with the proceedings or an order or decree of a Civil Court, he shall fix a day for hearing the case, and may, on that or any sulsequent day to which he may adjourn the hearing or which he may appoint in this behalf, pass such order as he thinks fit in the case
- (6) I'xcept when the F nancial Commissioner fixes under subsection (5) a day for hearing the case, no party has any right to be heard before the Financial Commissioner when exercising his powers under this sect on.

Procedure of Revenue officers

Provincial Procedure

- 85 (1) The Local Covernment may made rules consistent with this Act for regulating the procedure of Revenue-officers under the Act in cases in which a procedure is not prescribed by this Act
- (2) The rules may provide among other matters, for the mod of enforcing orders of ejectment from and delivers of possession of immostable properts, and rules providing for those matters may confer on a Revenue officer all or any of the powers in regard t contempts resistance and the like which a Civil Court may exercis in the execution of a decree whereby it has adjudged ejectment from or delivers of possession of, such property
- (3) The rules may also provide for the mode of executing order as to costs and may adapt to proceedings under this Act all or any of the provisions of the Punjab Land Revenue Act 1987, with respect to arbitration
- (4) Subject to the rules under this section, a Revenue officer may refer any case which he is empowered to dispose of under this Act to another Revenue officer for investigation and report, and may decide the case upon the report

Persons by whom appearances may be mad before Rev enue-officers as such and not as Reve nue Courts

- remans of 86. (1) Appearances before a Revenue-officer as such, and apwhom appearance before a Revenue-officer as such, and apmay be add made or done—ets to be done before him under thus Act may be before her.
 - (a) by the parties them elves or
 - (b) by their recognized agents or a legal practitioner

Provided that the employment of a recognized agent or legal practitioner shall not excuse the personal attendance of a party to any proceeding in any case in which personal attendance is specially required by an order of the officer

- (2) For the purpose of subsection (1) recognised agents shall be such persons as the Library Government may by notification declare in this behalf
- (1)) The fees of a legal practitioner shall not be allowed as costs in any proceeding before a Revenue officer under this Act unless that other considers, for reasons to be recorded by him in writing, that the fees should be allowed

Costs.

- 87. (1) A Revenue officer may give and apportion the costs of any proceeding under this Act in any manner he thinle fit,
- (2) But if he orders that the costs of any such proceeding shall not follow the event, he shall record his reasons for the order

Procedure of Revenue Courts

88 (1) The Latt Gold thment may make rules consistent with I thus Act for regulating the procedure of Revenue Courts in matters under this Act for which a procedure is not prescribed thereby and may be any such rule direct that any provise so the Code of Civil Procedure's shall apply, with or without indification to all x or any classes of cases before those Courts

- (2) Until rules are made under sub-section (1) and subject to those rules when made and to the provisions of this Act .-
 - (a) the Code of Civil Procedure shall, so far as it is applicable, apply to all proceedings in Revenue Courts whether before or after decree; and
 - (b) the I mancial Commissioner shall, in respect of those proceedings, be deemed to be the High Court within the meaning of that Code, and shall, subject to the pio-VISIOUS of this Act, exercise, as regards the Courts under his control, all the powers of a High Court under the Code
- 89. (1) A Revenue officer or Revenue Court may summon any Power of Revenue per-on whose attendance he or it considers necessary for the purpose officer or of any application, suit or other business before him or it as a Revenue Revenue-officer or Revenue Court

common

- (2) A person so summoned shall be bound to appear at the time persons and place mentioned in the summons in person or, if the summons so allows, by his recognized agent or a legal practitioner
- (3) The person attending in obedience to the summons shall be Lound to state the truth upon any matter respecting which he is examined or makes statements, and to produce such documents and other things relating to any such matter as the Revenue-officer or Revenue Court may require
- 90. (1) A summons issued by a Revenue-officer or Revenue Mode of Court shall, it practicable be served (a) personally on the person to sammone whom it is addressed, or tailing him on (b) his recognized agent or (c) in adult make member of his family who is res ding with him

- (2) If service cannot be so made, or if acceptance of service so made is refused the summons may be served by posting a copy thereof it the usual or last known place of residence of the person to whom it is addressed or, if that person does not res do in the district in which the Revenue-officer is employed or the Revenue Court is held, and the case to which the summons relates has reference to land in that district then by posting a copy of the summons on some conspicuous place in or near the estate wherein the land as situate
- (3) If the summons relates to a case in which persons having the same interest are so numerous that personal service on all of them is not reasonably practicable at may, if the Revenue-officer or Revenue Court so directs le served ly delivery of a copy thereof to such of those persons as the officer or Court nominates in this behalf and is proclamation of the contents thereof for the information of the other persons interested
- (4) A summons may, if the Resenue-officer or Revenue Court so directs be served on the person ramed to erein a ther in add tom to. or in substitution for ary other mode of service by forwarding the

summons by post in a letter addressed to the person and registered under Part III of the Indian Post Office Act. 1866 *

(5) When a summons is so forwarded in a letter and it is proved that the letter was properly addressed and duly posted and regis tered, the officer or Court may presume that the summons was served at the time when the letter would be delivered in the ordinary course of post

Mode of service of notice order or proclama. tion or copy thereof

A notice order or proclimation, or copy of any such document, issued by a Revenue officer or Revenue Court for service on any person shall be served in the manner provided in the last forecome section for the service of a summons

Mode of making pro clamation.

32. When a proclamat on relating to any land is issued by Revenue officer or Revenue Court, it shill, in addition to any other mode of publication which may be prescribed by inventment for the time leing in force, le made by beat of drum or other customars method and by the posting of a copy thereof on a conspicuous place in or near the land to which it relates

Joinder of tenants as parties to proceedings relating to rent

93. (1) Any number of tenants cultivating in the same estate may in the discretion of the Rezenue officer or Revenue Court and subject to any rules which the Law Government may make in the behalf, be made parties to any proceeding under Chapter III.

(2) But a decree or order shall not be made in any such pro ceeding unless the Revenue officer or Revenue Court is satisfied the all the parties thereto have had an opportunity of appearing an being heard

(3) A decree or order made in any such proceeding shall specif the extent to which each of the tenants is affected thereby

Exception operation of certain enactments Payment into Court

of money

admitted to

be due to third person

94. Nothing in section 424 of the Code of C vil Procedure, t c of switz under ir sectin 36 of the Punjab Municipal Act, 1884, shall be construe to apply to a suit of a class ment oned in section 77 of this Act

> on account of rent, but pleads that it is due not to the plaintiff but a third person the Court shall, except for special reasons to ! recorded by it refuse to talle cognizance of the plea unless the d fendant pays nto Court the amount so admitted to be due (2) Where such a payment is made the Court shall forthwill

cause notice of the payment to be served on the third person

(1) When a defendant admits that money is due from bi

(3) Unless the third person within three months from the recei of the notice institutes a suit aga not the plaintiff and therein obtain an order restruning payment of the money it shall be paid to t plaintiff on his application to the Court therefor

(4) Nothing in this section shall affect the right of any pers to recover from the plaintiff money paid to him under sub section (3)

[•] See now the Indian Post Office Act 1898 (VI of 1898) † See now the Act V of 1998 section 80 ‡ See now the Punjah Municipal Act 1911 (III of 1911) section 49

- (5) When a defendant pays money into Court under this section the Court shall give the defendant a receipt, and the receipt so given shall operate as an acquittance in the same manner and to the same extent as if it had been given by the plaintift or the third person, as the case may be
- 96. A Court passing a decree for an arrear of rent may, on the Execution oral application of the decree-holder, order execution thereof against of decrees for the movable property of the tenant, and against any uncut or un-rent. gathered crops on the tenancy in respect of which the arrear is decreed

97. A tenant shall not during the continuance of his occu-Prohibition pancy be liable to imprisonment on the application of his land- of imprisonlord in execution of a decree for an arrear of rent

ment of tenants in exe cutton of decrees for arrears of

- 98. (1) If, in any proceeding pending before a Revenue Court Power to exercising original, appellate or revisional jurisdiction, it ap-refer party to pears to the Court that any question in issue is more proper for Civil Court. decision by a Civil Court, the Revenue Court may, with the previous sanction of the Court, if any, to the control of which it is immediately subject, require by order in writing, any party to the proceeding to institute within such time as it may fix in
- a decision on the question, and, if he fails to comply with the requisition, may decide the question as it thinks fit (2) If the party institutes the suit in compliance with the requisition, the Revenue Court shall dispose of the proceeding pending before it in accordance with the final decision of the Civil Court of first instance or appeal, as the case may be

this behalf, a suit in the Civil Court for the purpose of obtaining

99. (1) If the presiding officer of a Civil or Revenue Court Power to 1918 in which 2 suit has been instituted doubts whether he is precluded Court quesfrom taking cognizance of the suit, he may refer the matter through tions as to the District Judge or Commissioner, or, if he is a District Judge jurisdiction, or Commissioner directly to the High Court

- (2) On any such reference being made, the High Court may order the presiding officer either to proceed with the suit or to return the plaint for presentation in such other Court as it may in its order declare to be competent to take commission of the suit
- (3) The order of the High Court on any such reference shall be conclusive as against persons who are not parties to the suit as well as against persons who are parties thereto.
 - 100. (1) In either of the following cases, namely:-
 - (a) if it appears to a Civil Court that a Court under its con- Fower of trol has determined a suit of a class mentioned in light Cours section 77 which under the provisions of that sec- proceedings tion should have been heard and determined by a made more Revenue Court, omirake as to fermination.

(b) if it appears to a Revenue Court that a Court under its control has determined a suit which should have been heard by a Civil Court.

the Civil Court or Revenue Court, as the case may be, shall submit the record of the suit to the High Court.

- (2) If on perusal of the record it appears to the High Court that the suit was so determined in good faith, and that the parties have not been prejudiced by the mistake as to jurisdiction, the High Court may order that the decree be registered in the Court which had jurisdiction
- (3) If it appears to the High Court, otherwise than on sub-mission of a record under sub-section (1) that a Civil Court under its control has determined a suit of a class mentioned in section if which under the provisions of that section should have been heard and determined by a Revenue Court, the High Court may pass any order which it might have passed if the record had been sub-mitted to it under that sub-sections.
- (4) With respect to any proceeding subsequent to decree, the High Court may make such order for its registration in a Revenue Court or Civil Court as in the circumstances appears to be just and proper

(5) An order of the High Court under this section shall be conclusive as against persons who were not parties to the suit or proceeding as well as against persons who were parties thereto, and the decree or proceeding to which the order relates shall have effect as if it had been made, or had by the Court in which the order has required it to be registered.

(6) The provisions of this section shall apply to any suit instituted on a after the first day of November, 1884, and to proceedings arising out of any such suit.

Miscellaneous.

Plane of atting.

- 101. (1) An 'Assistant Collector may exercise his powers under this Act at any place within the limits of the district in which he is employed
- (2) Any other Revenue-officer or Revenue Court may only exercise his or its powers under this Act within the local limits of his or its jurisdiction.

Holidays.

192. (1) The Financial Commissioner, with the approval of the 1221 Government, shall publish in the local official Gazette before the commencement of each calendar year a list of 'days to be observed in that year as holidays by all or any Revenue-officers and Revenue Courts

re a Revenue-officer or Revenue st as a day to be observed by the not be invited by reason only of

.. b occu acit on that day.

- 103. When a Collector dies or is disabled from performing Discharge his duties, the officer who succeeds temporarily to the chief execu-follows tive administration of the district undergang orders which may Collector the generally or specially issued by the Lattle Government in this leing disbellaf shall be deemed to be a Collector under this Act.
- 104. When a Revenue-officer of any class who, either as Retention of such or as a Recenue Court, has under the foregoing provisions powers by of this Act any powers to be exercised in any local area is trans-officer on ferred from that local area to another as a Revenue-officer or transfer. Revenue Court of the same or a higher class, he shall continue to exercise those powers in that other local area, unless the Local

Government otherwise directs by has otherwise directed.

105. (1) The Freel Government may by notification confer Conferment on any person-

of powers of

(a) all or any of the powers of a Financial Commissioner, officer or Commissioner or Collector under this Act, or

(b) all or any of the powers with which an Assistant Col- Court. lector of either grade is, or may be, invested thereunder.

and may by notification withdraw any powers so conferred.

- (2) A person on whom powers are conferred under sub-section (1) shall exercise those powers within such local limits and in such classes of cases as the limit toveridaent may direct, and, except as otherwise directed by the Local Government, shall for all purposes connected with the exercise thereof be deemed a Financial Commissioner, Commissioner, Collector or Assistant Collector, as the case may be.
- (3) Before conferring powers on the Judge of a Civil Court under sub-section (1), the Local Government shall consult the High Court.
- (4) If any of the powers of a Collector under section 78, section 70, section 80 or section 82 are conferred on an Assistant Collector, they shall, unless the Israil Government by special order otherwise directs, be exercised by him subject to the control of the Collector.

106. (1) The Financial Commissioner may, in addition to Power for the other rules which may be made by him under this Act, make Financial rules consistent with this Act and any other enactment for the time Commissioner being in force .-

to make roles.

- (a) determining, notwithstanding anything in any recordof-rights, the number and amount of the instalments and the times by and at which rent is to be paid;
- (b) for the guidance of Revenue-officers in determining, for the purposes of this 'Act, the amount of the landrevenue of any land;
- (c) prescribing, for all or any of the territories to which this Act extends, the periods during which, in proceedings held under this Act, a Revenue-officer or Revenue Court is not, except for reasons of urgency

to be recorded, to resue any process of arrest against a tenant or against a landowner who cultivates his own land.

- (d) regulating the procedure in cases where persons are entitled to inspect records of Revenue offices or Revenue Courts or to obtain copies of the same, and prescribing the fees payable for searches and copies,
- (e) prescribing forms for such books, entries, statistics and accounts as the Financial Commissioner thinks necessary to be kept made or compiled in Resence offices or Revenue Courts or submitted to any authority,
- (f) declaring what shall be the language of any of those offices and Courts and determining a what cases persons practising in those offices and Courts shall be permitted to address the presiding officer, thereof in En-19th and
- (g) generally for the guidance of Revenue officers and other persons in matters connected with the enforcement of this Act
- (2) Until rules are made under clause (a) of subsection (1), rent shall be payable by the instalments and at the times by and at which it is now payable
 - (3) Rules made by the Financial Commissioner under this or 1V of any other section, of this Act shall be made subject to the control of the 1262 Government

107. The power to make any rules under this Act is subject to the condition of the rules being made after previous publication

108 All powers conferred by this Act on the Financial Commissioner 1923, he exercised from time to time as occasion requires

CHAPTER VIII

PFFECT OF THIS ACT ON RECORDS OF RIGHTS AND AGREFMENTS

109 In entry in any record of rights providing-

- (a) that a landlord may prevent a tenant from making, or eject him for making such improvements on his tenancy as he is entitled to make under this Act, or
- (b) that a tenant ejected from his tenancy shall not be en titled to compensation for improvements or for dis turbance in any case in which he would under this Act be entitled to compensation therefor, or
- (c) that a landlord may eject a tenant otherwise than in accordance with the provisions of this Act,

shall be void to that extent

Nullity of certain entries in records-of rights

Rules to be

made after previous publication. Powers exer

ciseable by Financial Commiss oner

from time to

- 110. (1) Nothing in any agreement made between a land-Nullity of lord and a tenant after the passing of this Act shallacreements
 - (a) override any of the provisions of this Act with respect contrary to to the acquisition of a right-of-occupancy, or the reduction, remission or suspension of rent, or the enhancement of the rent of a tenant having a right-ofoccupancy under section 5 or section 6, or
 - (b) take away or limit the right of a tenant as determined by this Act to make improvements and claim compensation therefor, or, where compensation for disturbance can be claimed under this Act. to claim such compensation, or
 - (c) entitle a landlord to eject a tenant otherwise than in accordance with the provisions of this Act.
- (2) Nothing in clause (a) of sub-section (1) shall apply to an agreement by which a tenant binds himself to pay an enhanced rent in consideration of an improvement which has been, or is to be, made in respect of his tenancy by, or at the expense of, his landlord, and to the benefit of which the tenant is not otherwise entitled.
- 111. Save as expressly provided in this Act, nothing in this Saving of Act shall affect the operation of any agreement between a landlord other agreement and a tenant, when the agreement either is in writing or has been in writing. recorded in a record-of-rights before the passing of the Puniah Land Revenue Act, 1887, or been entered by order of a Revenueofficer in a record-of-rights or annual record under the provisions of that Act
- 112. An entry made with respect to any of the following Effect of niatters before the eighteenth day of November, 1871, and attested entries made by the proner officer, in the record of a regular settlement sanc-in records of tioned by the Hamil Government, namely:—

rights before November

- (a) the enhancement or abatement of the rent of a tenant 1871. having a right of occupancy, or the commutation of rent in kind into rent in money or of rent in money into rent in kind, or the taking of rent in kind by division or appraisement of the produce or other procedure of a like nature, or
- (b) the letting or under-letting of land in which there is a right of occupancy by the tenant having that right, or the alienation of or succession to land in which such a right subsists,

shall be deemed to be an agreement within the meaning of the last foregoing section.

THE SCHEDULE

REPEALED BY ACT XII OF 1891.



THE PUNJAB ALIENATION OF LAND ACT, 1900.

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- 19 Application of certain provisions of the Punjab Land Revenue Act, 1887

(I of

Sanction of

quired to cer tain perma

tions

(e) any right to water enjoyed by the owner or occupier of land as such; and

" (a) all trees standing on such

- permanent unenation" includes sales, for exchanges, gifts, wills and grants of occupancy rights
 - (5) the expression " usufructuary mortgage " means a mortgage by which the mortgagor delivers possession of the mortgaged land to the mortgagee and authorizes him to retain such possession until payment of the mortgage-money, and to receive the rents and profits of the land and to appropriate them in lieu of interest or in payment of the mortgage-money or partly in lieu of interest and partly in payment of the mortgagemoney, and
 - (6) the express on ' conditional sale " includes any agreement whereby in default of payment of the mortgagemoney or interest at a certain time the land will be absolutely transferred to the mortgagee

2-A. Notwithstanding anything contained in sections 53 and (1 of Application of Act to sec p4 of the Punjab Tenancy Act, 1887, when a landlord males a troat 53 and claim to exercise the rights thereby conferred upon him the provi-54 Act XVI, sions of this Act shall apply thereto

II -PERMANENT ALIENATION OF LAND

- 3. (1) A person who desires to make a permanent alienation of Deputy Com Lis land shall be at liberty to make such alienation wheremissioner re-
 - (a) the alienor is not a member of an agricultural tribe, or
 - (b) Repealed by Punjab Act I of 1907, section 4 (1);
 - (c) the alienor is a member of an agricultural tribe and the alience is a member of the same tribe or of a tribe in the same group,

Provide to this sub section repealed by Punjab Act I 1907, section 4 (1)

- (2) Except in the cases provided for in sub-section (1), a permanent ahenation of land shall not take effect as such unless and until sanction is given thereto by a Deputy Commissioner;
 - " Provided that....
 - (1) sanction may be g ven after the act of alienation is other- ac wise completed, and
 - (2) sanction shall not be necessary in the case of-
 - (a) a sale of a right of occupancy by a tenant to his landlord, or
 - (b) a gift made in good faith for a religious or charitable purpose, whether inter vivos or by will "

on, or (if no term is agreed on, or it the term epiced on exceeds twenty years), after the expiry of twenty years, the land shall be redelivered to the mortgagor, or

(b) in the form of a mortgage without possession, subject to the condition that, if the mortgager fauls to pay principal and interest according to his contract, the mortgagee may apply to the Deputy Commissioner to place him in possession for such term, not exceeding twenty years, as the Deputy Commissioner may consider to be equitable, the mortgage to be treated as a usufructuary mortgage for the term of the mortgagee's possession and for such sum as may be due to the mortgagee on account of the balance of principal due and of interest due not exceeding the amount claimable as simple interest at such rate and for such period as the Deputy Commissioner thinks reasonable, cr

(c) in the form of a written usufructuary mortgage by which the mortgagor recognises the mortgagee as a landlord and himself remains in cultivating occupancy of the land as a tenant subject to the payment of rent at such rate as may be agreed upon not exceeding sixteen annas per supee of the amount of the land revenue in addition to the amount of the land-revenue of the tenancy and the rates and cesses chargeable thereon and for such term as may be agreed on, the mortgagor

ALIEVATION OF LAND | 1900-Act XIII.

- having no right to alienate his right of cultivating occupancy and the mortgagee having no right to eject the mortgagor unless on the grounds mentioned in
- section 39 of the Runjah Tenancy Att, 1887, or hand in any form which the Level Government may, by general or special order, permit to be u.ed.
- (2) If in the case of a morigagee in form (c) the morigagor a ejected or relinquishes or abandons cultivaling occupance of the land the mortgage shall ishe effect as a usufractuary mortgage in form (a) for such term not exceeding twenty years from the date of ejectment relinquishment or abandonment and for such sum money as the Deputy Commissioner considers to be reasonable.
- (3) The Deputy Commissioner if he accepts the application of a mortragee under sub-section (1) (b) shall have power to eject the mortgagor and as against the mortgagor to place the mortgage in possession

Rules apply ing to per mitted mortgages

1

- 7 In the case of mortgages made under section 6—
 - (1) no interest shall accrue during the period for which the mortgagee is in possession of the land or in receipt of rent
 - (2) if the mortgage is in form (a) or form (b), then at the end of such period of possession the mortgage-debt shall be extinguished
 - (3) the mortgagor may redeem h s land at any time during the currency of the mortgage on payment of the mortgage debt or in the case of a mortgage in form (a) or form (b) of such proportion of the mortgage debt as the Deputy Commissioner determines to be equitable
 - (4) in the case of a usufructuary mortgage the mortgagor shall not be deemed to bind himself personally to repay the mortgage money, and
 - (5) if a mortgagor who has applied to the Deputy Commis a soner under sub- ection (3) proves to the satisfaction of the Deputy Commissioner that he has paid the mortgage-debt or such proportion of the mortgage-debt as the Deputy Commissioner has determined to be equitable or depox is with the Deputy Commissioner the amount of such mortgage-debt or of such proportion thereof the redemption of the land shall be deemed to have taken place and the Deputy Commissioner shall have power to eject the mortgage if in possession and as against the mortgage to place

the mortgagor in possession

- - (a) a condition fixing the time of the agricultural year at which a mortgagor redeeming his land may resume possession thereof.
 - (b) conditions limiting the right of a mortgagor or mortgages in possession to cut sell or mortgage trees or to do any act affecting the permanent value of the land, and

(c) any condition which the Lord Government by general or special order may declare to be admissible

(2) In mortgages made under section 6 any condition not per mitted by or under this Act shall be null and you

- 9. (1) If a member of an agricultural tribe makes a mortgage Fower to of his land in any manner or form not permitted by or under this wise mort Act, the Deputy Comm stoner shall have authority to revise and form not peralter the terms of the mortgage so as to bring it into accordance mitted, with such form of mortgage permitted by or under this Act as the mortgage appears to him to be equitably entitled to claim.
- (2) If a member of an agr cultural tribe has before the commencement of this Act made a mortgage of his land in which there is a condition intended to operate by way of conditional sale, the Deputy Comm suoner shall be empowered at any time during the currency of the mortgage to put the mortgage to his election whether he will agree to the said condition being struck out or to accept in lieu of the said mortgage a mortgage which may at the mortgage's option be either in form (a) or in form (b) is permitted by section 6 and which shall be made for such period not exceeding the period permitted by the said section and for such sum of money as the Deputy Commissioner considers to be reasonable
- (3) If proceedings for the enforcement of a cond tion intended to operate by way of conditional sale are instituted or are pending at the commencement of this Act in any Civil Court or if a suit is instituted in any Civil Court on a mortgage to which said sect on (2) or sul section (2) applies the Court shall refer the case to the Deputy Commissioner with a view to the exercise of the power conferred by the sub-section applying thereto
- (4) When a mortgagee put to his election under sub-section (2) agrees to accept in lieu of his mortgage a mortgage in form (a) or in form (b) as permitted by section 6 for the period and for the sum of money considered by the Deputy Commissioner to be reisonable, and the mortgagor cannot be found, or fulls to appear when duly served with notice to do so or refuses or neglects to execute such mortgage the Deputy Commissioner shall have authority to execute such mortgage on such terms as to costs as he may fix and the mortgage are seen used shall have effect as if it had been executed by the mortgage. The Deputy Commissioner may for any reason

Appearance titioners for b dden

20 No legal practitioner shall appear on behalf of any party of I gal prac interested in any proceeding before a Revenue officer under this

'legal pract tioner " includes a Explanation - The term mukhtar

Juradiction excluded

21. (1) A Civil Court shall not have jurisdiction in any matter of Civil Court which the Local Government or a Revenue officer is empowered by this Act to dispose of

(2) Ap C vil Court shall take cognisance of the manner in which the Last Government or any Revenue officer exercises any power vested in it or in him by or under this Act

Civil Court to send copy of decree or order to De puty Com miss oner

*21-A. (1) Notwithstanding anything contained in the Code [to of Civil Procedure or in any other Act for the time being in force every Civil Court which passes a decree or order involving (1) the permanent alienation of his land by a member of an agricultural tribe or (2) the mortgage by a member of an agricultural tribe of his land when the mortgagee is not a member of the same tribe or of a trile in the same group, shall send to the Deputy Commissioner a copy of such decree or order

Act on to be taken by miss oner when decree or order passed con

(2) When it appears to the Deputy Commissioner that any Civil Court has either before or after the date when this section Deputy Com comes into operation, passed a decree or order contrary to any of the provisions of this Act, the Deputy Commissioner may apply for the revision of such decree or order to the Court if any, to which an appeal would be from such decree or order or in which an appeal trary to Act could have been instituted at the time when the decree or order was passed, or in any other case to the High Court And when the Court finds that such decree or order is contrary to any of the provisions of this Act it shall alter it so as to make it consistent with this Act Such application shall be made within two months of the date upon which the Deputy Commissioner is informed of such decree or order

(3) When any such appellate Court passes an order rejecting such application the Deputy Commissioner may within two months after the date upon which he is informed of such order, apply to the High Court for revision thereof

(4) Freev C vil Court which passes an order on any application made under this section shall forthwith send a copy thereof to the Deputy Commissioner

(5) No stamp shall be required upon such applications, and the provisions of the *Code of Civil Procedure as regards appeals shall apply so far as may be to the procedure of the Court on receipt of such application

Provided that no appearance by or on Behalf of the Deputy Commissioner shall be deemed necessary for the disposal of the application

22. In sub-section (3) of section 77 of the Punjab Tenancy Addition to Act, 1887, the following words shall be added to clause (c) of the section 77 Act XVI. I ret Group of suits therein mentioned, namely -

1887

" and suits relating to the rent to be pad under a mortgage made in accordance with form (c) as prescribed by section 6 of the Puniab Alienation of I and Act, 1900 "

23. The powers conferred by this Act upon a Deputy Com- Exercise of miss oner may be exercised by a flevenue officer of higher rank, or power of De-by any officer authorised by the last Continuent in this behalf 24. The Livel Government, may, by notification in the local Exemption.

official Gazette, exempt any district or part of a district or any

person or class of persons from the operation of this Act or of any of the provisions thereof.

25. (1) The Hard trootenment may make rules for carrying Power to

into effect the purposes of this Act make rules

(2) In particular and without prejudice to the generality of the foregoing power, the Lan Government may make rules prescribing the Revenue-officers to whom applications may be made, and the manner and form in which such applications shall be made and disposed of.



PUNJAB PRE-EMPTION ACT, 1913

CHAPPER T

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- 1 Short title and local extent
- 2 Repeal of certain enactments
- 3 Definitions

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- 5 No right of pre-emption in respect of certain buildings
- 6 Exists in agricultural land and village immoveable pro-
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PUNJAB PRE-EMPTION ACT, 1913

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- 28 Concurrent hearing of suits
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LIMITATION

30 Lamitation

PUNJAB PRE-EMPTION ACT No. I OF 1913

PASSED BY THE LIFUTENANT-GOVERNOR OF THE PUNIAB IN COUNCIL.

(Received the aisent of His Honour the Lieutenant Governor on the 8th February 1913 and that of His Excellency the Viceroy and Governor-General on the 1st March 1913, the Governor-General's assent was first published in the "Punjab Government Garette" of 14th March 1913)

As amended by Punjab Act II of 1928

W HEREAS it is expedient to amend the law relating to preemption in the Punjah.

It is hereby enacted as follows -

CHAPTER I

PRELIMINARY

- 1. (1) This Act may be called the Punjab Pre emption Act, Short title and local extent.
 - (2) It extends to the Punjab
 - 2. (1) The Punjab Pre emption Act 1905, is hereby repealed Repeal of certain enset (2) Nothing in this Act shall affect the provisions of Order meals

(2) Nothing in this Act shall affect the provisions of Order me
21, rule 88 of the Code of Civil Procedure 1909, or sections 53 and
1887 54 of the Punjab Tenancy Act, 1887

- (3) Nothwithstanding anything to the contrary in section 4 of the Punjab General Clauses Act, 1898 the Courts shall in all suits, appeals and proceedings pending at the commencement of this Act give effect, so far as may be, to the procedure prescribed by this Act
- 3. In this Act, unless a different intention appears from the Definitions, subject or context,-
 - (1) 'agricultural land' shall mean land as defined in the Punjab Alenation of I and Act 1900 (as amended by Act I of 1907) but shall not include the rights of a mortgagee whether usufructuary or not, in such land.
 - (2) 'village immoveable property' shall mean immoveable property within the limits of a village other than agricultural land

FINANCIAL COMMISSIONERS' OFFICE, PUNJAB.

CORRECTION SLIP NO 127 P L A, DATED LAHORE, THE 5TH OCTOBER, 1938

The Punjab Land Administration Acts, volume I.

The Punjab Pre-emption Act, no. 1 of 1913

Sections 3 (3) and 8 (1), pages 3 and 4

In correction slip no 16 P L A, dated 29th June, 1937, tasert the following in the margin -

" The Government of India (Adaptation of Indian Laws) Order, 1937 ".
347 FC-3,503-17 1.-3"

. CHAPTER IV.

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- 19 Notice to pre-emptors
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 - 29 Copy of decree to be sent to Deputy Commissioner: *Pplication for revision

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W HFREAS it is expedient to amend the law relating to pre emption in the Punjab.

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CHAPTER I

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 - (2) It extends to the Punjab
 - 2. (1) The Punjab Pre emption Act 1905, is hereby repealed. Repeal of critisian
- (2) Nothing in this Act shall affect the provisions of Order ments 21, rule 85 of the Code of Civil Procedure, 1908, or sections 53 and 87 54 of the Punnay Act, 1887

certain enact ments

- (3) Nothwithstanding anything to the contrary in section 4 of the Punjab General Clauses Act, 1898, the Courts shall in all suits, appeals and proceedings pending at the commencement of this Act give effect so far as may be, to the procedure prescribed by this Act
- 3. In this Act, unless a different intention appears from the Definitions, subject or context .-
 - 'agricultural land' shall mean land as defined in the Punjab Alienation of Land Act, 1900 (as amended by Act I of 1907), but shall not include the rights of a mortgagee whether usufructuary or not, in such land:
 - (2) 'village immoveable property' shall mean immoveable property within the limits of a village other than agricultural land,
 - 'urban immoveable property 'shall mean immoveable property within the limits of a town, other than agricultural land. For the purposes of this Act a specified of shall be deemed to be a town (a) if so declared Lang Government by notification in the official (b) if so found by the Courts.

- (4) 'member of an agricultural tribe ' and 'group of agricultural tribes' shall have the meanings assigned to them respectively under the Punjab Altenation of Land Act, 1900
 - (5) sale shall not include-
 - (a) a sale in execution of a decree for money or of an order of a Civil, Criminal or Revenue Court or of a Revenue officer.
 - (b) the creation of an occupracy tenancy by a landlord, whether for consideration or otherwise,
 - (6) any expression which is defined by section 3 of the Punjab Lind Revenue Act, 1887, shall, subject to the Xviidi provisions of this Act, have the meaning assigned to it in the said section

CHAPTER II

GENERAL PROVISIONS

Right of pre-emption, application of—

4 The right of pre emption shall mean the right of a person to acquire agricultural land or village immoveable property or preference to other persons and it arises in respect of such land only in the case of sales and in respect of such property only in the case of sales or of foreclosures of the right to redeem such property.

Nothing in this section shall prevent a Court from holding that an alienation purporting to be other than a sale is in effect a sale

No right of pre-emption in respect of certain build fugs

- 5. No right of pre emption shall exist in respect of the sale of or the forcelosure of a right to redeem-
 - (a) a shop, serai or latra,
 - (b) a dharamsala mosque or other similar building

Exists in agricultural land and village im movesble Property 6 A - ht - n res

n respect of agricultural very such right shall be in this Act contained

XIII 4 1X

Exists 7 Subject to the provisions of section 5, a right of preander concludors in town or such division of a town when a custom of preproperty provided to have been in existence in such town or subtime of the commencement of this Act, and not otherwise

Local Gov 8. (1) Freeht as may otherwise be declared in the case of any farment may agricultural land in a notification by the Local Government, no fore excelled area night of pre emption shall exist within any cantonment than (2) The Joral Government.

(2) The I ocal Government may declare by notification that in any local area or with respect to any land or property or class of land or property or with respect to any sile or class of sales no right of pre emption or only such limited right as the Local Government may specify shall exist

- Notwithstanding anything in this Act, a right of pre Exclusion emption shall not exist in respect of any sale made by or to the of pro-emp Gorchandel or by or to any local authorits or to any company under tion in re-the provisions of Part VII of the Land Acquisition Act, 1894, or tall silenin respect of any sale sanctioned by the Deputy Commissioner under tion o section 3 (2) of the Punjab Allenation of Land Act, 1900
 - 10 In the case of a sale by joint owners, no party to such Party to sale shall be permitted to claim a right of pre-emption cannot claim pre-emption-
 - No sum deposited in or paid into Court by a pre-emptor sum de under the provisions of this Act or of the Code of Civil Procedure posted by shall, while it is in the custody of the Court, be liable to attach-pre-emptor not to be at ment in execution of a decree, or order of a Civil, Criminal or technol Revenue Court or of a Revenue officer

CHAPTER III

PERSONS IN WHOM THE RIGHT OF PRE EMPTION VESTS

- 12. In respect of all sales and foreclosures not completed be- The Law fore the commencement of this Act the right of pre emption shall determining be determined by the provisions of this Act, but in respect of all the right of sales and foreclosures completed before the commencement of this Act the right of pre-emption shall be determined by the law in force at the time of such completion
- Whenever according to the provisions of this Act a right Joint nobt of pre emption vests in any class or group of persons the right may of pre-empbe exerc sed by all the members of such class or groups jointly, and, ton how if not exercised by them all jointly by any two or more of them exercised jointly, and if not exercised by any two or more of them jointly, by them severally
- 14 No person other than a person who was at the date of sale Limit of a member of an agricultural tribe in the same group of agricultural exercise of a member of an agricultural tribe in the same group or agricultural tribes as the vendor shall have a right of pre emption in respect of pet of land agricultural land sold by a member of an agricultural tribe add by mem agricultural land sold by a member of an agricultural tribe

ber of an agricultural

15. Subject to the provisions of section 14 the right of pre Person in emption in respect of agricultural land and village immoveable who property shall vest-

pre-emption vesta in rea-(a) where the sale is by a sole owner or occupancy tenant or, of agreed to in the case of land or property jointly owned or held, relland and is by all the co-sharers jointly, in the persons in order willage in of succession who but for such sale would be entitled, properly on the death of the vendor or vendors, to inherit the land or property sold

(b) where the sale is of a share out of jont land or property, and is not made by all the co-sharers jointly,-

firstly, in the lineal descendants of the vendor in order of succession.

Secondly, in the co sharers if any, who are agnates, in order of succession.

thirdly, in the persons, not included under firstly or secondly above, in order of succession, who but for such sale would be entitled, on the death of the vendor, to inherit the land or property sold,

fourthly, in the co sharers

(c) if no person having a right of pre emption under clause
(a) or clause (b) seeks to exercise it,—

firstly, when the sale affects the superior or inferior proprietars right and the superior right is sold, in the inferior proprietors, and when the inferior right is sold, in the superior proprietors,

secondly, in the owners of the patti or other sub-division of the estate within the limits of which such land or property is situate

thirdly in the owners of the estate,

fourthly, in the case of a sale of the proprietary right in such land or property, in the tenants (if any) having rights of occupancy in such land or property

fifthly, in any tenant having a right of occupancy in any agricultural land in the estate within the limits of which the land or property is situated

Explanation —In the case of sale by a female of land or property to which she has succeeded on a life tenure through her husband, son, brother or father the word 'agantes' in this section shall men the agrates of the person through whom she has so succeeded

16. The right of pre emption in respect of urban immoveable property shall vest,-

firstly, in the co sharers in such property, if any,

secondly, where the sale 19 of the site of the building or other structure, in the owners of such building or structure

thirdly, where the sale is of a property having a staircase common to other properties in the owners of such properties.

fourthly, where the sale is of property laying a common on trance from the street with other properties in the owners of such properties,

fifthly, where the sale is of a servient property, in the owners of the dominant property, and vice vers

Person in whom right of pre-emption vests in arban im movable property sixthly, in the persons who own immoveable property conti-

17. Where several pre emptors are found by the Court to be Ererose qually entitled to the right of pre-emption, the sa d right shall be of right of exerce sed—

(a) if they claim as co sharers, in propertion among them-persons selves to the shares they already hold in the land or cally

property,

(b) If they claim as heirs, whether co shirers or not, in proportion among themselves to the shares in which lut for such sale they would inherit the land or property in the event of the vendor's decease without other heirs.

- (c) if they claim as owners of the estate or recognised subdivision thereof, in proportion among 'l'emselves to the shares which they would take if the land or pro perty were common land in the estate of the subdivision, as the case may be
 - (d) if they claim as occupancy tenants in proportion an ong themselves to the areas respectively held by them in occupancy right

(e) in any other case by such pre emptors in equal shares

18. In the case of a foreclosure of the right to redeem village Provisions of sections 15 and 17 and in the sections 15 case of a foreclosure of the right to redeem upon minoreable property, the provisions of sections 16 and 17 shall be construed by the court with such alterations not affecting the substance as may be mediate mu accessary or proper to adapt them to the matter before the Court

CHAPTER IV

PROCEDURE

19. When any person proposes to sell any agricultural land or house to village immoverable property or urban immoverable property or to pre-emptor-foreclose the right to redeem any village immoveable property or arban immoverable property in respect of which any persons have a right of pre emption he may give notice to all such persons of the price at which he is willing to sell such land or property or of

Such notice shall be given through any Court within the local limits of whose jurisdiction such land or property or any part thereof is situate and shall be deemed sufficiently given if it be struck up on the channal or other public place of the village, town or place in which the land or property is situate

the amount due in respect of the mortgage as the case may be

20. The right of pre-emption of any person shall be extin-house by guished unless such person shall, within the period of three months pessengior from the date on which the notice under section 19 is duly given or to wather within such further period not exceeding one vert from such date as the Court may allow present to the Court a notice for severice on



25. (1) If in the case of a sale the parties are not agreed as to Fixing of the price at which the pre emptor shall exercise his right of pro- price for puremption, the Court shall determine whether the price at ch the poses of sult sale purports to have taken place has been fixed in good faith of sales paid and if it finds that the price was not so fixed or paid, it shall fix as the price for the purposes of the suit the market value of the land or property

(2) If the Court finds that the price was fixed in good faith or paid, it shall fix such price as the price for the purposes of the suit

Provided that when the price at which the sale purports to have taken place represents entirely or mainly a debt greatly exceeding in amout the market value of the property the Court shall fix the market value as the price of the land or property for the purposes of the suit and may put the vendee to his option either to accept such value as the full equivalent of the consideration for the original sale or to have the said sale cancelled and the vendor and vendee restored to their original position

26. If in case of a foreclosure the parties are not agreed as to Fixing of the amount at which the pre emptor shall exercise his right of pre price for emption the Court shall determine whether the amount claimed by sunt la cases the mortgagee is due under the terms of the mortgage and whether of foreclosure it is claimed in good faith. If it finds that the amount is so due and is claimed in good faith t shall fix such amount as the price for the purposes of the suit but if it finds that the amount is not so due or though due is not claimed in good faith it shall fix as the price for the purposes of the suit the market value of the pro

For the purpose of determining the market value the Market Court may consider the following among other matters as evidence of value how such value -

perty

to be derte

(a) the price or value actually received or to be received by the vendor from the vendee or the amount really due

on the footing of the mortgage as the case may be (b) the amount of interest included in such price value or

(c) the estimated amount of the average annual act assets of

the land or property (d) the land revenue assessed upon the land or property

(e) the value of similar land or property in the neighbour

(f) the value of the land or property as shown by previous sales or mortgages

28 When more suits than one arising out of the same sale concurrent or foreclosure are pending the plaintiff in each suit shall be joined bearing of as defendant in each of the other suits and in deciding the suits suits. the Court shall in each decree state the order in which each claimant is entitled to exercise his right

28-A (1) If in any suit for pre-emption any person bases a claim or a plea on a right of pre emption derived from the owner ship of agricultural land or other immoveable property and the title to such land or property is liable to be defented by the enforcement of a right of pre emption with respect to it, the court shall not decide the claim or plea until the period of limitation for the enforcement of such right of pre-emption has expired and the suits for pre emption (if my), instituted with respect to the land or property during the period have been finally decided

(2) If the ownership of agricultural land or other immoveable property is lost by the enforcement of a right of pre emption, the court shall disallow the claim or plea based upon the right of pre-

emption derived therefrom

29. (1) The Court shall send to the Deputy Commissioner a Copy of copy of every original decree granting pre emphion other than a decree to be decree granting pre-emption in respect of a building or site of a sent to Deputy Com building in a town or sub division of a town, and the Deputy Commissioner missioner may within two months from the date of the receipt of aoitesdq1A such copy, apply to the Court to which the appeal in the pre emption tot tovision. suit would lie, or if no appeal lies to the Divisional Court for revision of the decree on the ground that the decision of the Court of first instance is contrary to the provisions of the Punjab

Alienation of Land Act 1900 (2) No stamp shall be required upon such application, and the provisions of the Code of Civil Procedure 29 regards appeals shall Vo apply as far as may be to the procedure of the Appellate Court on

receipt of such application

(3) No appearance by or on behalf of the Deputy Commissioner shall be deemed necessary for the disposal of the application

CHAPTER V TAMITATION

Limitation

30. In any case not provided for by article 10 of the Second Schedule of the Indian Limitation Act, 1908, the period of limita IX tion in a suit to enforce a right of pre emption under the provisions of this Act shall notwithstanding anything in article 120 of the said schedule, be one year-

(1) in the case of a sale of agricultural land or of village

immoveable property. from the date of the attestation (if any) of the sale by a

Revenue officer having jurisdiction in the register of mutations maintained under the Puniab Land Revenue Act 1887, or

from the date on which the vendee takes under the sale physical possession of any part of such land or property

whichever date shall be the earlier

(2) in the case of a foreclosure of the right to redeem village immoreable property or urban immoveable property from the date on which the title of the mortgagee to the property becomes absolute

(3) in the case of a sale of urban immoveable property from the date on which the venden takes under the sale physical possession of any part of the property

PUNJAB DESCENT OF JAGIRS ACT, 1900. CONTENTS.

SECTIONS.

- 1. Short title, local extent and commencement.
- 2. New section substituted for section 8 of Act, IV of 1872.

receptance of the rule of descent to be so declared and either no succession has taken place since such acceptance or else in all successions which have taken place since such acceptance the assignment has in fact not devolved otherwise than it would have devolved hal the said rule of descent been in force

- (2) Any declaration made, under sul, ection (1) may be amend ed varied or receinded by the Gov coment but always subject to the provise thereto
- (3) Where the rule of decent declared under 'his section to prevai' involves the devolution of the assizument of land revenue to a single person as be liable to seizure process of any Court at the instance and against the

assignee or his successor for the time being in interest or in satisfaction of any decree or order.

fromeial

Power to 8 A When the Government makes any declaration under an extend 8 at may by notification in the local Content Gravette conditions to direct that the rule of descent thereby declared to prevail shall be assumed to subject to the following conditions or either of them, namely

of descept is 3 ared

- (a) That each successor to the assignment shall be approved and accepted as such by Government Processed
- (b) That any successor to the assignment shall, if the Government so require make such provision out of the assignment as the Universität may consider suitable for the maintenance of the widow or widows (if any) and other members of the family (if any) of the last or any previous holder of the assignment

Provided that-

- (1) the Government shall not reluse to approve and accept as a successor to the assignment any person who by the rule of descent declared under section 8 to pressi is next in order of succession unless that person is in the opinion of tovernment unfit to succeed to the assignment, and
- (2) if the Government should exercise its authority under clause (a) of this section and refuse to accept as the successor the person indicated by the rule of descent as next in order of succession, their the hext person entitled to succeed after the person so rejected, who is approved and accepted by Government, shall succeed

1900-Punjab Act IV.] DESCENT OF JAGINS.

5

Mhen the Government has issued a notification under Power to the nuthority of section 8 or of section 8-A of this Act, it shall have enforce rules full power and authority to do all acts and things necessary to en- and con force the rule of descent declared by such notification to prevail and sections 8 and all or any of the conditions attached thereto

Notwithstanding anything to the contrary which may Authority for appear in the conditions on which any assignment has been made, Government The Government is hereby empowered to declare that the rules, to declare for condit ons and powers enacted by sections 8, 8 A and 8-B of this mer assign ments subject Act may be made applicable after notification in the local Govern- to therules Ament Gazette to such assignments

conditions and powers enacted by sections 8 8 A and 8 B.

Nore -- Governmen Exe dated 16th July ment of the kind refer Punjab Laws Act 1872

Descent of Jagirs Act, 1000 (1 unjan 1 . 1) . 1000



THE BENGAL ALLUVION AND DILUVION REGULATION, 1825

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- 1 Preamble
 - 2 Claims and disputes as to alluvial lands to be decided by usage when clearly recognised and established
 - 3 Where no usage established claims how decided
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 - (ii) When river by sudden change of course intersects estates
 - (111) Chars or islands thrown up in navigable river Property therein when channel fordable
 - (17) Sand banks or chars thrown up in small shallow
 - (v) Disputes relative to lands gained by alluvion or by dereliction not provided for by Regulation
 - 5 Encroachment on beds of navigable rivers and other obstructions

f, 1

*REGULATION XI OF 1825

Dated 26th May, 1825

As amended by-

PULIAR ACT I OF 1899 ACT T OF 1903

A REGULATION FOR DECLARING THE RULES TO BE OBSERVED IN DETERMINING CLAIMS TO LANDS GAINED BY ALLUVION, OR BY DERELICTION OF A RIVER OR THE SEA

1. In consequence of the frequent changes which take place Preamble in the channel of the principal rivers that intersect the provinces immediately subject to the Presidency of Fort William, and the shifting of the sands which lie in the beds of those rivers, chars or small islands are often thrown up by alluvion in the midst of the stream, or near one of the banks, and large portions of land are carried away by and encroachment of the river on one side, whilst accessions of land are at the same time, or in subsequent years, gained by dereliction of the water on the opposite side. similar instances of alluvion, encroachment and dereliction also somerimes occur on the sea coast which borders the southern and bouth eastern limits of Bengal

The lands gained from the rivers of sea by the means abovementioned are a frequent source of contention and affray, and although the law and custom of the country have established rules applicable to such cases, these rules not being generally known, the Courts of Justice have sometimes found it difficult to determine the rights of litigant parties claiming chars or other lands gained in the manner above described

The Court of Sadr Diwani Adalat, with a view to ascertain the legal provisions of the Muhammadan and Hindu laws on the subject called for reports from their law-officers, of each persua sion, and on consideration of the reports furnished by the law officers in consequence, as well as of the decisions which have been passed by the Court of Sadr Diwani Adalat in cases brought before them in appeal which involved the rights of claimants to lands gaine by alluvion, or by dereliction of rivers or the sea, the Governor General in Council has deemed it proper to enact the following rules for the general information of individuals as well as for the guidance of the Courts of Judicature, to be in force as soon as promulgated throughout the whole of the provinces subject to the Presidency of Fort William

^{*} The whole of the Reg XI of 1825 was declared to be in force in the Punjab by the Punjab Laws Act 1822 (IV of 1872) s 3 and Sch. I

Short title "The Bengal Alluvion and Diluvion Regulation, 1825" see the Repealing and Amending Act 1827 (V of 1837)

, , , ,

 t_1^{n-1}

*REGULATION XI OF 1825.

Dated 26th May, 1825.

As amended by-

PUNIAR ACT I OF 1899.

ACT T OF 1903

A REGULATION FOR DECLARING THE RULES TO BE OBSERVED IN DETERMINING CLAIMS TO LANDS GAINED BY ALLUYION, OR BY DERELICTION OF A RIVER OR THE SEA

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to be decided recognized and estab kahed

Whenever any clear and definite usage of shikast paiwast disputes as to respecting the disjunction and junction of land by the entroachalloral lands ment or recess of a river, may have been immemorially established, for determining the rights of the proprietors of two or more by usege for determining the rights of the property of the main channel of the river dividing the estate shall be the constant boundary between them, whatever changes may take place in the course of the river, by encroachment on one side and accession on the other), the usage so established shall, I (unless and until a boundary is fixed under the provisions of section 101-A of the Punjab Land Revenue Act, 1887, as amended by the Punjah Riverain Boundaries XV Act 1899,] govern the decision of all claims and disputes relative I to alluvial land between the parties whose estates may be liable to

3. Where 2 [no boundary has been fixed under the provisions Where no of section 101 A of the Punjab I and Revenue Act, 1897, as amend- TV usage estab hahed, claums ad by the Punjab Riverain Boundaries Act 1899 and there may to how decided be no local usage of the nature referred to in the preceding section the general rules declared in the following section shall be applied to the determination of all claims and disputes relative to lands

such usage

gained by alluvion or dereliction either of a river or the sea First -When land may be gained by gradual accession, whether from the recess of a river or of the sea it shall be con Land gamed sidered an increment to the tenure of the person to whose land from recess of or estate it is thus annexed, whether such land or estate be held in medi tely from Government by a camindar or other superior land holder, or as a subordinate tenure, by any description of undertenant whatever

by craduat accession first of sea Extent of

person in

Provided that the increment of land thus obtained shall not entitle the person in possession of the estate or tenure to which the unterest in morement of land may be annexed to a right of property or permanent interest therein beyond that possessed by him in the estate or tenure to possession. which the land may be annexed, and shall not in any case be understood to exempt the holder of it from the payment to Government of any assessment for the public revenue to which it may be liable under the provisions of Regulation II 1919 or of any other Regulation in force

When meer by sudden shange of course inter

Second -The above rule shall not be considered applicable to cases in which a river, by a sudden change of its course, may break through and intersect an estate without now gradual currenthment or may by the violence of stream separate a consects estates a deral le piece of land from one estate and join it to another estate without destroying the identity, and preventing the recognition of the land so removed

In such cases the land, on being clearly recognized, shall remain the property of its original owner

h These words were inserted by the Punjab Riverain Boundaries Act 1870 (I of 1899)

Third —When a char or island may be thrown up in a large Chars or navigable river (the bed of which is not the property of an indivi-thrown up in dual), or in the sea, and the channel of the river or sea between such navgable island and the shore may not be fordable, it shall, according to river established usage, be at the disposal of Government Comment

But if the channel between such island and the shore be ford-Property able at any season of the year, it shall be considered an accession therein when to the land, tenure or tenures of the person or persons whose estate fordable or estates may be most contiguous to it, subject to the several provisions specified in the first clause of this section, with respect to increment of land by gradual accession

Fourth -In small and shallow rivers, the beds of which, with Sand banks the jalkar right of fishery, may have been heretofore recognized thrown up in as the property of individuals, any sand-bank or char that may be small shallow thrown up shall, as hitherto, belong to the proprietor of the bed rivers of the river, subject to the provisions stated in the first clause of the present section

F' -In all other cases, namely, in all cases of claims and Disputes reor by dereliction of a lative to land

> aliction ovided y Regu,

toach. ts on beds avigable rs and ir obstruc-

THE PUNIAB RIVERAIN BOUNDARIES ACT, 1899

Incorporated in sections 101-A to F and in section 158, XVII 7. of the Punjab Land Revenue Act, 1887, and in sections 2 and 3 of Bengal Regulation No XI of 1825 1

t The words " and city " were repealed by the repealing and amending Act 1903 (I of 1903)



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LAND ACQUISITION ACT No. I OF 1894.

PASSED DI THE GOVERNOR-GENERAL OF INDIA IN COUNCIL (Received the assent of the Governor-General on the 2nd Feb-

Amended by-

ACTS IV AND X OF 1914,
ACT XVII OF 1919,
ACT XXXVIII OF 1920,
ACT XIX OF 1921,
ACT XXXVIII OF 1923 AND

ACT XVI or 1933

AN ACT TO AMEND THE LAW FOR THE ACQUISITION

CONFIDENCE COMPANIES

COMPANIES

FINANCIAL COMMISSIONERS' OFFICE, PUNJAB
CORRECTION BLIF NO. 142, DATED LAHORS, THE 13TH OGFOBBA
1988.

The Punjab Land Administration Acts, volume I The Land Acquisition Act, I of 1894

Page 5

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In correction slip no 24, dated the 4th September, 1937, inseri

"The Government of India (Adaptation of Indian Laws) Order, 1927

FINANCIAL COMMISSIONERS' OFFICE, PUNJAB
CORRECTION SLIP NO 143, DATED LAUDRE, THE 13TH OCTOBRE,
1995

The Punjab Land Administration Acts, volume I The Land Actuisition Act, I of 1894

Section 3, page 5

In correction slip no. 25, dated the 4th September, 1937, snseri
the following in the margin :-

" The Government of India (Adaptation of Indian Laws) Order, 1937

and a person shall be deemed to be interested in land if he is interested in an easement affecting the land

- (c) the expression "Collector" means the Collector of a district and includes a Deput Commissioner and any officer specially appointed by the Island Government to perform the functions of a Collector under this Act
 - (d) the expression "Court" means a principal Civil Court of original jurisdiction, unless the Libert Government has appointed (as it is hereby empowered to do) a special judicial officer within any specified local hunts to perform the functions of the Court under this Act
 - (e) the expression "Company" means a Company register ed under the Indian Companies Act 1882, or under violish the (English) Companies Act, 1862 to 1890, or incorporated by an Act of Parliament or at the forement of General in Simell, or by Royal Charter or Letters vind Patent, and includes a society registered under the 1819 Societies Registration Act 1860 and a registered society within the meaning of the Co operative Societies Act 1912
 - (f) the expression "public purpose" includes the provision of village sites in districts in which the Level Government shall have declared by notification in the official Gazette that it is customary for the Government to make such provision and
 - (g) the following persons shall be deemed persons "entitled to act" as and to the extent hereinafter provided (that is to say)
 - trustees for other persons beneficially interested shall be deemed the persons entitled to act with reference to any such case, and that to the same extent as the persons beneficially interested could have acted free from disability.
 - a married woman, in cases to which the English live us applicable shall be deemed the person so entitled ed to act, and, whether of full age or not, to the same extent as if she were unmarried and of full age, and
 - the guardians of minors and the committees or managers of lunates or idoes shall be deemed respectively the persons so entitled to act to the same extent as the minors, junates or idoes themselves, if free from distillity, could have acted

Provided that-

(i) no person shall be deemed "entitled to act" whose interest in the subject matter shall be shown to the satisfaction of the Collector or Court to be adverse to the interest of the person interested for whom he would otherwise be entitled to act.

- (tt) in every such case the person interested may appear by a next friend, or, in default of his appearance by a next friend, the Collector or Court, as the case mix be, shall appoint a guardian for the case to act on his behalf in the conduct thereof.
- (iii) the provisions of Chapter XXXI of the Code of Civil Procedure's shall mutatis mutandis apply in the case of persons interested appearing before a Collector or Court by a next friend, or by a guartian for the case, in proceedings unler this Act and
- (it) no person "entitled to act" shall be competent to receive the compensation money payable to the person for whom he is entitled to act unless he would have been competent to alienate the land and receive and give a good discharge for the purchase money on a voluntary sale.

PART II

Prelimitary Intestigation

- †4 (1) Whenever it appears to the Loed Government that Publication land an any locality is needed or is likely to be needed for any of preliminary public purpose, a notification to that effect shall be published in and powers of the official Gazette and the Collector shall cause public notice of offices there the substance of such notification to be given at convenient places upon in the said locality
- (2) Thereupon it shall be lawful for any officer, either gene rally or specially authorized by such Government in this behalf and for his servants and workmen
 - to enter upon and survey and take levels of any land in
 - to dig or bore into the sub soil
 - to do all other acts necessary to ascertain whether the land is adapted for such purpose
 - to set out the boundaries of the land projosed to be taken and the intended line of work (if any) proposed to be made thereon
 - to mark such levels boundaries and line by placing marks and cutting trenches and
 - where otherwise the survey cannot be completed and the levels taken and the boundaries and line marked to cut down and clear away any part of any standing crop, fence or jungle

^{*} See now Act V of 1909

[†] As to amendments with which this section should be read when land is required for the purposes of a Company see s 39 (*) infin



- (3) The said declaration shall be conclusive evidence that the land is needed for a public purpose or for a Company, as the case, may be, and, after making such declaration, the Local Government may acquire the land in manner hereinafter appearing
- 7. Whenever any land shall have been so declared to be needed After declarafor a public purpose or for a Company, the Local Government, or ion collections of control that some officer authorized by the Local Government in this behalf, for to take shall direct the Collector to take order for the acquisition of the acquisition land

8. The Collector shall thereupon cause the land (unless at has Land to be marked out, been already marked out under section (4)) to be marked out He measured and shall also cause it to be measured, and (if no plan has beer made planed. thereof) a plan to be made of the same

9. (1) The Collector shall then cause public notice to be Notice to given at convenient places on or near the land to be taken stating Persons interthat the Government intends to take possession of the land, and that claims to compensation for all interests in such land may be made to him

- (2) Such notice shall state the particulars of the land so needed. and shall require all persons interested in the land to appear per sonally or by agent before the Collector at a time and place therein ment oned (such time not being earlier than fifteen days after the date of publication of the notice), and to state the nature of their respective interests in the land and the amount and particulars of their claims to compensation for such interests and their objections (if any) to the measurements made under section 8 The Collector may in any case require such statement to be made in writing and signed by the party or his agent
- (3) The Collector shall also serve notice to the same effect on the occupier (if any) of such land and on all such persons known or believed to be interested therein or to be entitled to act for persons so interested, as reside or have agents authorized to receive service on their behalf within the revenue district in which th land is situate
- (4) In case any person so interested resides elsewhere, and has no such agent, the notice shall be sent to him by post in a letter addressed to him at his last known residence, address or place of business and registered under Part III of the Indian 6. Post Office Act, 1866 .
 - (1) The Collector may also require any such person to Power to remake or deliver to him at a time and place mentioned (such time quire and not being earlier than fifteen days after the date of requisition), enforce the not being earner than inteen days after the date of training of making of an attainment containing, so far as may be practicalle, the name of making of a every other person po sessing any interest in the land or any so names and part thereof as co proprietor, sub-proprietor, mortgages, tenant interwis,

or otherwise, and of the nature of such interest, and of the rents and profits (if any) received or receivable on account thereof for three years next preceding the date of the statement

(2) Every person required to make or deliver a statement under this section or section 9 shall be deemed to be legally bound to do so within the meaning of sections 175 and 176 of the Indian Penal Code

Enguiry into Measurements Value and Claims, and Award by the Collector

Engu er and award be Collector

- 11. (1) On the days so fixed, or any other day to which the eagury has been adjourned, the Collector shall proceed to enquire into the objections (if any) which any person interested has stat ed pursuant to a notice given under section 9 to the measurements made under section 8. and into the value of the land at the date of the publication of the not fication under section 4, sub-section I (1), and into the respective interests of the persons claiming the compensation and shall make an award under his hand of-
 - (i) the true area of the land.

(12) the compensation which in his opinion should be allowed for the land, and

(121) the apportionment of the said compensation among all the persons known or believed to be interested in the land, of whom or of whose claims, he has in formation, whether or not they have respectively ap peared hefore him

Award of Collector When to be Anet

- 12 (1) Such award shall be filed in the Collector's office and dall except as heremafter provided, be final and conclusive evi whether they have respectively appeared before the Collector m not of the true area and value of the land, and the apportion ment of the compensation among the persons interested
- (2) The Collector shall give immediate notice of his award 'o such of the persons interested as are not present personally or by their representatives when the award is made

Adjournment of enquire

The Collector may, for any cause he thinks fit, from time to time adjourn the enquiry to a day to be fixed by him

Power to attramon.

For the purpose of enquiries under this Act the Collector shall have power to summon and enforce the attendance of witand enforce of resses including the parties interested or any of them, and to stendance of the production of documents by the same means, and (st success and compete the propositive of aucuments by the same menns, and production of ir nos may be) in the same manner, as is provided in the case of a Civil Court under the Code of Civ l Procedure XIV

15. In determining the amount of compensation, the Col States to decrease lector shall be guided by the provisions contained in sections 23

FINANCIAL COMMISSIONERS' OFFICE, PUNJAB Correction blip no 114, dated Labore tab 19th Octobra 1988

The Punjab Land Administration Acts, volume I.

The Land Acquisition Act. I of 1894.

Sections 16 and 17. page 11.

In correction shp no 26, dated the 4th September, 1937, unsers

The Government of Ind a (Adaptation of Indian Laws) Order, 1937

the purpose of making thereon a river side or ghit station, or of providing convenient connection with or access to any such station, the Collector may, immediately after the publication of the notice may timed in sub-sectior (1) and with the previous sauction of the Lineal Government, enter upon and take possession of such land which shall thereupon vest absolutely in the Government free from all encumbrances.

Provided that the Collector shall not take possession of any hundring or part of a building under this sub-section without giving to the occupier thereof at least fortveight hours' notice of his intention so to do or such longer notice as may be reasonably sufficient to enalle such occupier to remove his moveable property from such building without unnecessary inconvenience

(3) In ever, case under either of the preceding sub sections the Collector shall at the time of taking possession offer to the persons interested compensation for the standing crops and trees (if any) on such land and for any other damage sustained by them caused by such sudden dispossession and not excepted in section 24 and n case such offer is not accepted the value of such crops and trees and the amount of such other damage shall be allowed for in awarding compensation for the land under the provisions here in contained.

11 of ... (4) In the case of any land to which in the opinion of the control Government the provious of subsection (1) or subsection (2) are applicable the Land Government may direct that the provisions of section 5-4 shall not apply and if it does so direct a declaration may be made under section 6 in respect of the land at any time after the publication of the notification under sect on 4 sub-section (1).

PART III

REFERENCE TO COURT AND PROCEDURE THEFFON

18. (1) Any person interested who has not accepted the award Reference to may be written application to the Collector, require that the Court pratter be referred by the Collector for the determination of the

Court whether his objection be to the measurement of the land, the amount of compensation, the persons to whom it is payable, or the apportionment of the compensation, among the persons interested

(2) The application shall state the grounds on which objection to the award is taken

Provided that every such application shall be made,-

- (a) if the person making it was present or represented before the Collector at the time when he made his award, within six weeks from the date of the Collector's award
- (b) in other cases, within six weeks of the receipt of the notice from the Collector under section 12, sub section (2), or within six months from the date of the Collector's award whichever period shall first expire

ollectors statement f

- 19 (1) In making the reference, the Collector shall state, for the information of the Court, in writing under his hand,—
 - (a) the situation and extent of the land, with particulars of any trees, buildings or standing crops thereon,
 - (b) the names of the persons whom he has reason to think interested in such land,
 - (c) the amount awarded for damages and paid or tenderel under sections 5 and 17 or either of them, and the amount of compensation awarded under section 11.
 - (d) if the objection be to the amount of compensation, the grounds on which the amount of compensation was determined.
 - (2) To the rud statement shall be attached a schedule giving the particulars of the notices served upon, and of the statements in writing made or delivered by, the parties interested respectively

Cervice of

- 20 The Court shall thereupon cause a notice specifying the day on which the Court will proceed to determine the objection, and directing their appearance before the Court on that day, to be served on the following persons namely
 - (a) the applicant,
 - (b) all persons interested in the objection except such (if any) of them as have consented without protest to receive payment of the compensation awarded, and
 - (c) if the objection is in regard to the area of the land or to the amount of the compensation, the Collector

Restriction 21. The scope of the inquiry in every such proceeding shall consequent to restricted to a consideration of the interests of the persons reconstant the conjection

22. Every such proceeding shall take place in open Court, Proceedings and all persons entitled to practise in any Civil Court in the pro to be in open vince shall be entitled to appear, plead and act (as the case may le) in such proceeding

awarded for land acquired under this Act, the Court shall take into considered in considerationfirst, the market-value of the land at the date of the tion. publication of the notification under section 4, sub-

23. (I) In determining the amount of comrensation to be Matters to be compensa.

section (1). secondly, the damage sustained by the person interested, by reason of the taking of any standing crops or trees which may be on the land at the time of the Col

thirdly, the damage (if any) sustained by the person interested at the time of the Collector's tiking possession of the land, by reason of severing such land from his other land.

lector's taking possession thereof.

fourthly, the damage (if any) sustained by the person in terested at the time of the Collector's taking possession of the land, by reason of the acquisition injuriously affecting his other property, moveable or immoveable, in any other manner, or his earnings.

fifthly, if, in consequence of the acquisition of the land by the Collector, the person interested is compelled to change his residence or place of bus ness the reason able expenses (if any) incidental to such change,

sixthly the damage (if any) bond fide resulting from diminution of the profits of the land between the time of the publication of the declaration under section 6 and the time of the Collector's taking possession of the land

(2) In addition to the market value of the land as above provided, the Court shall in every case award a sum of fifteen per centum on such market value in consideration of the compulsory nature of the acquisition

24. But the Court shall not take into consideration-

first, the degree of urgency which has led to the acquisi-determining

tion. secondly, any disinclination of the person interested to part with the land acquired

thirdly, any damage sustained by him which, if rau-ed by a private person, would not render such person liable to a suit.

COMITATION. tion.

- fourthly, any damage which is likely to be caused to the land acquired, after the date of the publication of the declaration under section 6, by or in consequence of the use to which it will be put,
- fifthly, any increase to the value of the land acquired likely to accrue from the use to which it will be put when acquired.
- surthly, any increase to the value of the other land of the person interested likely to accrue from the use to which the land acquired will be put, or,
- scientity, any outlay or improvements on, or disposal of, the land acquired, commenced, ande or effected without the sanction of the Collector after the date of the publication of the notification under section 4, subsection (I)

Rules as to amount of compensa tion.

- 25. (1) When the applicant has made a claim to conpensition, pursuant to any notice given under section 9, the amount avarded to him by the Court shall not exceed the amount so claimed or be less than the amount swarded by the Collector under section 11
- (2) When the applicant has refused to male such claim or has omitted without sufficient reason (to be allowed by the Judge) to make such claim the amount awarded by the Court shall in on case exceed the amount awarded by the Collector
- (3) When the applicant has omitted for a sufficient reason (to be allowed by the Judge) to make such claim, the amount award ed to him by the Court shall not be less than and may exceed the amount awarded by the Collector

Form of

- 25. (1) Every award under this Part shall be in writing signed by the Judge, and shall specifi the amount awarded under clause first of sub-section (1) of section 23, and also the amounts (if any) respectively awarded under each of the other clauses of the same sub-section together with the grounds of awarding each of the said amounts
 - (2) I very such award shall be deemed to be a decree and the statement of the grounds of every such award a judgment authin the meaning of section 2 clause (2), and section 2 clause (9), respectively of the Code of Civil Procedure 1908

Corts

- 27. (1) Every such award shall also state the amount of costs incurred in the proceedings under this Part, and by what persons and in what proportions they are to be paid
- (2) When the award of the Collector is not upheld, the costs shall ordinarily be paid by the Collector unless the Coart shall be of opinion that the claim of the applicant was so extraogant of that he was so negligent in putting his case before the Collector that some deduction from his costs should be made or that be should pay a part of the Collector's costs.

28. If the sum which, in the opinion of the Court, the Col- Collector may lector ought to have awarded as compensation is in excess of the be directed sum which the Collector did award as compensation, the award of fo pay the Court may direct that the Collector shall pay interest on such excess or the rate of six per centum per annum from the date on pro-attor which he took possession of the land to the date of payment of such excess into Courts

PART IV

APPORTIONMENT OF COMPENSATION

29. Where there are several persons interested, if such persons Particulars agree in the apportionment of the compensation, the particulars of of apportion such apportionment shall be specified in the award, and as between ment to be such persons the award shall be conclusive evidence of the cor rectness of the apportionment

30. When the amount of compensation has been settle | Dispute as under section 11, if any dispute arises as to the apportionment of to apportion the same or any part thereof or as to the persons to whom the came or any part thereof is pavable, the Collector may refer such dispute to the decision of the Court

PART V PAYMENT

31. (1) On making an award under section 11, the Collector Payment of 31. (1) On making an award under section 1.) on the compensa ion shall tender payment of the compensation awarded by him to the compensa ion persons interested entitled thereto according to the award, and same in shall pay it to them unless prevented by some one or more of the Court contingencies mentioned in the next sub section

(2) If they shall not consent to receive it, or if there be no person competent to alienate the land, or if there be any dispute as to the title to receive the compensation or as to the apportionment of it, the Collector shall deposit the amount of the compen sation in the Court to which a reference under section 18 would be submitted

Provided that any person admitted to be interested may receive such rayment under protest as to the sufficiency of the amount

Provided also that no person who has received the amount otherwise than under protest shall be entitled to make my applica tion under section 18

Provided also that nothing herein contained shall affect the liability of any person who may receive the whole or any part of ony compensation awarded under this Act, to pay the same to the person lawfully entitled thereto

(3) Notwithstanding anything in this section the Collector may with the sanction of the Line Government instead of awarding a money compensation in respect of any land, make any arrangement with a person having a limited interest in such land, either

the land in respect whereof such money shall have been deposited or as near thereto as may be

34. When the amount of such compensation is not paid or Payment of deposited on or before taking possession of the land, the Collector interest shall pay the amount awarded with interest thereon at the rate of his per centum per annum from the time of so taking possession antil it shall have been so paid or deposited

PART VI

PEMIORARY OCCUPATION OF LAND

35. (1) Subject to the provisions of Part VII of this Act Temporary occupation of whenever it appears to the Liberal Government that the temporary saste or occupation and use of any waste or arable land are needed for any stable land public purpose, or for a Company, the Liesal Government may Procedure direct the Collector to procure the occupation and use of the ence as to same for such term as it shall think fit, not exceeding three years compensation from the commencement of such occupation

- (2) The Collector shall thereupon give notice in writing to the persons interested in such land for the purpose for which the same is needed, and shall, for the occupation and use thereof for such 'erm as aforesaid, and for the materials (if any) to be taken therefrom pay to them such compensation, either in a gross sum of money, or by monthly or other periodical payments, as shall be agreed upon in writing between him and such persons respective
- (3) In case the Collector and the persons interested differ us to the sufficiency of the compensation or apportionment thereof. the Collector shall refer such difference to the decision of the Court
- (1) On payment of such compensation, or on executing Power to such agreement or on making a reference under section 30, the enter and Collector may enter upon and take possession of the land, and use gon, and or permit the use thereof in accordance with the terms of the said compensanotice

restoration.

(2) On the expiration of the term, the Collector shall make or tender to the persons interested compensation for the damage (if any) done to the land and not provided for by the agreement, and shall restore the land to the persons interested therein

Provided that, if the land has become permanently unfit to be used for the purpose for which it was used immed ately before the commencement of such term, and if the persons interested shall so require the Louis Government shall proceed under this Act to acquire the land as if it was needed permanently for a public purpose or for a Company

37. In case the Collector and persons interested differ as Difference as to the condition of the land at the expiration of the term, or as to to condition any matter connected with the said agreement, the Collector shall of land refer such difference to the decision of the Court

PART VII

Company may be authorized to enter and EUTTAV

Acquisition of Lian for Companies

(1) The Local Government may authorize any officer of any Company desiring to acquire land for its purposes to exercise the nowers conferred by section 4

(2) In every such case section 4 shall be construed as if for the words "for such purpose" the words "for the purpose of the Company" were substituted, and section 5 shall be construed as if after the words "the officer" the words "of the Company" Were inserted

Industrial

38-A. In industrial convern, ordinarily employing not less concern to be than one hundred workmen owned by an individual or by an pany for cer association of individuals and not being a Company, desiring to tain purposes acquire land for the erection of dwelling houses for workmen employed by the concern or for the provision of amen ties directly connected therewith shall so far as concerns the acquisition of such land, be deemed to be a Company for the purposes of this part, and the references to Company in sections 5 A, 6, 7 17 and 50 shall he interpreted as references also to such concern

consent of Local Gov ernment and Stecution of & Greenlank Decessary Previons engalry

Previous

- The provisions of sections 6 to 37 (both inclusive) shall not be put in force in order to acquire land for any Company, un less with the previous consent of the land Government nor unless the Company shall have executed the agreement hereinafter men troned
- 40. (1) Such consent shall not be given unless the Local Government be satisfied either on the report of the Collector under xx section 5 A, sub section (2), or by an enquiry held as h-reinaftel 1923 .novided .-
 - (a) that the purpose of the acquisition is to obtain land XVI for the erection of dwelling houses for workmen employed by the Company or for the provision of amenities directly connected therewith or
 - Cours (b) that such acquisition is needed for the consideration of some work, and that such norks as likely to prove use ful u the public
 - (2) Such enquiry shall be held by such officer and at such time and place as the Line Government shall appoint
- (3) Such officer may summon and enforce the attendance of witnesses and compel the production of documents by the same means and, as far as possible in the same manner as is provided by the Code of Civil Proceduret in the case of a Civil Court

[&]quot;The term " work " shall be deemed to include electrical energy supplied or to be supplied by means of the work to be constructed — vid section 57 (1) of the Indian Fleetricity Act 1910 (IX of 1910)

t See now Act 1 of 1908

FINANCIAL COMMISSIONERS' OFFICE, PUNJAB. Connection slip No. 145, DATED LABORE, THE 13TH OCTOBER 1039

The Punjab Land Administration Acts, column I. The Land Acquisition Act, I of 1891.

Section 41, page 19.

In correction slip no. 27, dated the 4th September, 1937, insert the following in the margin :-

"The Government of India (Adaptat on of Indian Laws) Order, 1937 ". 265 FO-3.500-19 10-38->GPP Lauore.

Company

perment, or the land to the

FINANCIAL COMMISSIONERS' OFFICE PUNJAB.

Correction slip no. 146, dated Lahore, the 13th October, 1998

The Punjab Land Adn inistration Acts, volume I.

The Land Acquisition Act, I of 1894.

Section 42, page 19.

In correction slip no. 28, dated the 4th September, 1987, insert the following in the margin :-

"The Government of India (Adaptation of Indian Laws) Order, 1937 "

l'INANCIAL COMMISSIONERS' OFFICE, PUNJAB.

COPRECTION SLIP NO. 147, DATED LAHORE, THE 1STH OCTOBER, 1938.

The Punjab Land Administration Acts, volume I.

Section 43, page 19.

In correction slip no. 29, dated the 4th September, 1937, insert the following in the margin :-

"The Government of India (thapta ice a Laws) Order, 123" .

PART VIII

MISCLILANFORS

Bervice of

- 45. (1) Service of any notice under this Act shall be made by delivering or tendering a copy thereof signed, in the case of a notice under section 4, by the officer therein mentioned and, in the case of any other notice, by or by order of the Collector or the Tudge
- (2) Whenever it may be practicable, the service of the notice shall be made on the person therein named
- (3) When such person cannot be found, the service may be made on any adult male member of his family residing with him and, if no such adult male member can be found, the notice may be served by fixing the copy on the outer door of the house in which the person therein named ordinarily dwells or carries on business or by fixing a copy thereof in some conspicuous place in the office of the officer aforesaid or of the Collector or in the court house, and also in some conspicuous part of the land to be accuured.

Provided that, if the Collector or Judge shall so direct, a notice where the post, in a letter addressed to the person name therein at his last known residence, address or place of busines and registered under Part III of the Indian Post Office Act, 1866 and service of it may be proved by the production of the addressee receipt

Penalty for obstructing acquisition of land 46 Whoever wilfully obstructs any person in doing any of the acts authorized by section 4 or section 8, or wilfully fills uf destroys damages or displaces any trench or mark made under section 4 shall, on conviction before a Magistrate, be liable to in prisonment for any term not exceeding one month or to fine in exceeding fifty runes, or to both

Magistrate to enforce surrender 47 If the Collector is opposed or impeded in taking possesion under this Act of any land he shall if a Magnistrate, enfort the surrender of the land to himself, and if not a Magnistrate is shall apply to a Mignistrate or (within the towns of Calcutta, Madriand Bombry) to the Commissioner of Police and such Magnistrator Commissioner (as the case may be) shall enforce the surrende of the land to the Collector—

Comp etion of acquise tion not compalsory but company sation to be awarded when not completed

- 43! (1) Except in the case provided for in section 36 the Government shall be at liberty to withdraw from the acquisition in a land of which possession has not been taken
- (2) Whenever the Government withdraws from any sur acquisition the Collector shall determine the amount of compens tion due for the damage suffered by the owner in consequence of the notice or of any proceedings thereunder, and shall pay sur

^{*} See now the Indian Post Office Act 1898 (VI of 1898)

amount to the person interested, together with all costs reasonably incurred by him in the prosecution of the proceedings under this Act relating to the said land

- (3) The provisions of Part III of this Act shall apply, so far as may be, to the determination of the compensation payable under il is section
- 49. (1) The provisions of this Act shall not be put in force Acquisition of for the purpose of acquiring a part only of any house, manufactory part of or other building, if the owner desire that the whole of such house, building manufactory or building shall be so acquired

Provided that the owner may, at any time before the Collector has made his award under section 11, by notice in writing, with draw or modify his expressed desire that the whole of such house. manufactory or building shall be so acquired

Provided also that, if any question shall arise as to whether any land proposed to be taken under this Act does or does not form part of a house manufactory or building within the meaning of this section, the Collector shall refer the determination of such question to the Court and shall not take possession of such land until after the question has been determined

In deciding on such a reference the Court shall have regard to the question whether the land proposed to be taker is reasonably required for the full and unimpaired use of the house manufactory or building

- (2) If in the case of any claim under section 23 sub section (1) thirdly, by a person interested, on account of the severing of the land to be acquired from his other land, the Local Government is of opinion that the claim is unreasonable or excessive, it may, at any time before the Collector has made his award order the acquisition of the whole of the land of which the land first sought to be acquired forms a part
- (3) In the case last hereinhefore provided for no fresh declara tion or other proceedings under sections 6 to 10 both inclusive shall be necessary but the Collector shall without delay furnish a copy of the order of the Local trovernment to the person interested and shall thereafter proceed to make his award under section 11
- (1) Where the provisions of this Act are put in force for Acquirtion he purpose of acquiring land at the cost of any fund controlled of land at or managed by a local authority or of any Company, the charges cost of a local of and incidental to such acquisition shall be defraved from or by Company such fund or Company

(2) In any proceeding held before a Collector or Court in such cases the local authority or Company concerned may appear and adduce evidence for the purpose of determining the amount of compensation

I 1894-Act I

Provided that no such local authority or Company shall t entitled to demand a reference under section 18

Exempt on from stamp duty and faga

51. No award or agreement made under this Act shall b chargeable with stamp-duty, and no person claiming under an such award or agreement shall be liable to pay any fee for a cop of the same

Natice on case o suita or anything done su pur Allation of Act

52. No suit or other proceeding shall be commenced or proscuted against any person for anything done in pursuance of th Act, without giving to such person a month's previous notice i riting of the intended proceeding, and of the cause thereot, no after tender of sufficient amenda

Code of Charl Procedure to annly to proceedings before Court

Save in so far as they may be inconsistent with anythin cont uned in this Act, the provisions of the Code* of Civil Procedu shall apply to all proceedings before the Court under this Act

Appears in Droceeding before Court

54. Subject to the provisions of the Code of Civil Pr cedure, 1908, applicable to appeals from original decrees, an rotwithstanding anything to the contrary in any enactment for the time being in force, an appeal shall only he in any proceed ings under the Act to the High Court from the award, or from uny part of the award, or of the Court and from any decree the High Court passed on such appeal as aforesaid an appeal sha he to His Majesty in Council, subject to the provisions containe in section 110 of the Code of Civil Procedure 1908 and in Orde "XLV thereof." (1) The fractional Government shall have power to mal

Poster to make rule

rules consistent with this Act for the guidance of the officers "Il matters connected with its enforcement, and may from time t me alter and add to the rules so made

"Provided that where the provisions of this Act are put 1 force for the acquisition of land-

(a) for the purpose of any railway, or

(b) for such other purposes, connected with the administra tion of a central subject as defined in section 45 of the Government of India Act, as the Governo General in Cource I may, by notification in the Gazet of India declare in this behalf.

the power to make alter and add to rules conferred on the Loa Government this sub section shall be evercised subject to the

centrol of the Governor General in Council"

(2) The power to make, alter and add to rules under sub-setion (1) shall be subject to the condition of the rules being mad altered or added to after previous publication

(3) All such rules, alterations and additions shall be publish ed in the official Gazette, and shall thereupon have the force of

THE LAND IMPROVEMENT LOANS ACT, 1883.

SECTION.

- 1 Short title, local extent and commencement
- 2. Acts XXVI of 1871 and Act XXI of 1876 repealed
- 3 "Collector" defined
 - Purposes for which loans may be granted under this Act
- 5 Mode of dealing with applications for loans
 - 6. Period for repayment of loans
 - 7 Recovery of loans
- 8 Order grant ng loan conclusive on certain points
 - 9 Liability of joint borrowers as among themselves.
- 10 Power to make rules.
- 11 Fremation of improvements from assessment to land-

Provided that no such local authority or Company shall be entitled to demand a reference under section 18

Exempt on from stamp duty and fees 51. No award or agreement made under the Act shall be that seable with stamp duty, and no person chaiming under any such award or agreement shall be hable to pay any fee for a copy of the same

Notice in case o suits or anything done in pur suance of Act 52. No suit or other proceeding shall be commenced or proceeding shall be commenced or proceeding states any person for anything done in pursuance of this Act, without giving to such person a month's previous notice in viiting of the intended proceeding, and of the cause thereof, nor site tender of sufficient numerics.

Code of Civil Procedure to apply to proceeds 279 before Coart

53 Save in so far as they may be inconsistent with anything to continued in this Act the provisions of the Code* of Civil Procedure, whall apply to all proceedings before the Court under this Act

Appears in proceedings before Court.

54. Subject to the provisions of the Code of Civil Procedure, 1905, applicable to appeals from original decrees, an's rotwithstanding anything to the contrary in any enactinent for the time being in force, an appeal shall only lie in any proceedings under the Act to the High Court from the award, or from any part of the award, or of the Court and from any decree of the High Court passed on such appeal as aforesaid an appeal shall lie to His Marc.

FINANCIAL COMMISSIONERS' OFFICE, PUNJAB

Correction slip no 148, dated Larobe, the 18th October , 1938

The Punjab Land Administration Acts, volume I The Land Acquisition Act, I of 1894

Section 55, page 22

In correction ship no 30, dated the 4th September, 1937,

The Government of India (Adaptation of Indian Laws) Order, 1937"
 366 FC-3,509-2-19 10 dS SGI 1 Lubore.

THE LAND IMPROVEMENT LOANS ACT, 1883. CONTENTS

Section

- 1 Short title, local extent and commencement
- 2 Acts NAVI of 1871 and Act XAI of 1876 repealed
- 3 "Collector" defined
- 4 Purposes for which loans may be granted under this Act
- Mode of dealing with applications for loans
 - 6 Period for repayment of loans
 - 7 Recovery of loans
 - 8 Order grant ng loan conclusive on certain points
 - 9 Liability of joint borrowers as among themselves
 - 10 Power to make rules
 - 11 Exemption of improvements from assessment to land-
 - 12 Certain powers of Leval Government to be exerciseable by Board of Revenue or Financial Commissioner.



U UT: 07 ** . 4~

ACT No. XIX OF 1883.

Passed by the Governor-General of India in Council (Recared the assent of the Governor-General on the 12th October 1883)

As amended by-

ACT XII of 1891, ACT XVIII of 1899, ACT VIII of 1906, ACT XVI of 1908, ACT IV of 1914, and ACT X of 1914

AN ACT TO CONSOLIDATE AND AMEND THE LAW RELATING TO LOANS OF MONEY BY THE GOVERNMENT FOR AGRICULTURAL

FINANCIAL COMMISSIONERS' OFFICE, PUNJAB.

CORRECTION SLIP NO 170 P. L. A., DATED LAHORE, THE 26TH NOVEMBER, 1938

Punjab Land Administration Acts, Volume I.

The Land Improvement Loans Act, XIX of 1883
Page 3.

On the margin of correction slip no 66 P L. A, dated the 18th September, 1937, insert the following authority -

The Government of India (Adaptation of Indian Laws) Order 1937

PINANCIAL COMMISSIONERS OFFICE, PUNJAB CORRECTION SLIP NO 171-P. L. A, DATED LAHORE, THE 26TH NOVEMBER, 1938

Punjab Land Administration Acts, Volume I.

The Land Improvement Loans Act, XIX of 1833

Page 3

On the margin of correction sip no. 67-P. L. A., dated the 18th September, 1937, insert the following authority:—

Toe Government of India (Adaptation of Indian Laws) Order, 1937.

purpo es of agriculture, or for the use of men and cattle employed in igniculture,

- (b) the Preparation of land for arrigation.
- (c) the dramage reclamation from rivers or other waters or protection from floods or from erosion or other damage by water, of land used for agracultural pur poses or waste land which is culturable,
- (d) the reclamation, clearance enclours or permanent im provement of land for agricultural purpo es,
- (c) the renewal or reconstruction of any of the foregoing therein or additions thereto, works or alteration Promincial
- (f) such other works as the Land Government man, from MINO time to time 1, netification in the local official 1906. Gazette declare to be improvements for the purpo es of this Act

Mode of dealing with applications for loans.

- 5. (1) When an application for a loan is made under this let the officer to whom the application a made may, if it is in his opinim expedient that public notice be given of the mplication pullish a notice in such manner a the Lecar Government may from time to time direct calling upon all persons objecting to the loan to appear before him at a time and place fixed therein and sal mit their objections
 - (2) The officer shall consider every objection submitted under sub-section (1) and make an order in writing either admitting or over ruling it

Provided that when the que tion raised by an objection is in the opinion of the officer one of such a nature that it cannot be satisfactorily decided except ly a C vil Court he shall postpone his proceedings on the application until the question has been so decided

Penal ter repayment of los na.

(I) Frem loan granted under the Act shall be made re ravall by instalments (in the form of an annuity or otherwise) within such period from the date of the actual advance of the loan or when the loan is advanced in instalments (from the date of the advance of the last installment actually paid) as may from time (XVII to time to fixel it the rules nale under this let

(2) The record fixed a later and shall not ordinarily exceed thirty five vents

^{*} These words were substituted for the words ' from the date of the actual adrance of the last instalment' It section 2 of the Land Improvement Loam (Arnendernt) Act 1900 (XVIII of 1800) and are by that enactment to be deeped to lare been substituted with effect from the commencement of Art 717 11 198

1883-Act XIX.] LAND IMPROVEMENT LOANS.

- 908. (3) The point Government in making the rules fixing the period shall, in considering whether the period should extend to thirty-five years, or whether it should extend beyond thirty-five years, have regard to the durability of the work for the purpose of which the loan is granted, and to the expediency of the cost of the work being paid by the generation of persons who will immediately benefit by the work
 - 7. (1) Subject to such rules as may be made under section 10, Recover, all loans granted under this Act, all interest (if any) chargeable loans. (thereon) and costs (if any) incurred in making the same, shall, when they become due, be recoverable by the Collector in all or any of the following modes, namely—
 - (a) from the borrower—as if they were arrears of landrevenue due by him;
 - (b) from his surety (if any)—as if they were arrears of land-levenue due by him;
 - (c) out of the land for the benefit of which the loan has been granted—as if they were arrears of land revenue due in respect of that land,
 - (d) out of the property comprised in the collateral security (if any)—according to the procedure for the realization of land-revenue by the sale of immoveable property other than the land on which that revenue is due.

Are classically a supersonal proceeding in respect of any land under classic (c) shall affect any interest in that land which existed before the date of the order granting the long, other than the interest of the borrower, and of mortgagees of, or persons, having charges on, that interest and, where the loan is granted under section 4 with the consent of another person, the interest of that person, and of mortgagees of, or persons having charges on, that interest

- (2) When any sum due on account of any such loan, interest or costs is paid to the Collector by a surety or an owner of property compromised in any collateral security, or is recovered under subsection (1) by the Collector from a surety or out of any such property, the Collector shall, on the application of the surety or the owner of that property (as the case may be), recover that sum on his behalf from the borrower, or out of the land for the benefit of which the loan has been granted, in manner provided by subsection (1)
- (3) It shall be in the discretion of a Collector acting under this section to determine the order in which he will re-ort to the various modes of recovery permitted by it

الاقت عموس Le Ama ana Olinia on Contin -

- 8. A written order under the hand of in other empowered to make loans under this let greating a loan to or with the consent of, a person mentioned therein, for the purpose of a rrange out a work described therein for the length of land specified therein.
- shall for the purpos of this Act to conclusive evidence-
 - (c) that the work described is an improvement within the me in u.z of this Act
 - (1) that the peron mentioned had at the date of the order
 - right to make such an improvement, and () that the marriement is one berefting the land speci-
- 6~3 Fishing of
- in theme themselve.

9. When all in is made under this Act to the members of a ers as a more village con munity or to my other persons on such terms that all of them are jointly and severally bound to the Government for the

parment of the whole amount parable in respect thereof, and ? statement showing the portion of that amount which as arrong there has each is bound to contribute is entered upon the order granting the larr and is signed by each of them and by the officer making the ord r that statement shall be conclusive explence of the portion of that amount which as among themselves each of the I wine & bound to contribute wind

Power As Bake mla

The Land Covernment non, from time to time by notice forth i in the beet official Garette make rules consistent with this let to provide for the following matters namely :-

(1) the manner of making applications for leans;

(b) the other w by whom leans may be granted:

11. When land is improved with the aid of a loan granted Exemption under this Act the increase in value derived from the improve of improvement shall not be taken into account in revising the assessment of ments from land revenue on the land

land revenue.

Provided as follows -

- (1) where the improvement consists of the reclamation of waste-land or of the irrigation of land assessed at unirrigated rates the increase may be so taken into account after the exp ration of such period as may be fixed by rules to be framed by the Local Government
- (2) nothing in this section shall entitle any person to call in question any assessment of land revenue otherwise than as it might have been called in question if this

12. The powers conferred on a Lived Government by sections 4 Certain
(1) 5 (1) and 10 may in a province for which there is a Board of powers of the lived Government by the liberary of the li Revenue or a Financial Commissioner be exercised in the like erament to manner and subject to the like conditions by such Board or Finan be exercised. cial Commissioner as the case may be provided that rules made able by Board by a Board of Revenue or F nancial Commissioner shall be subject of Revenue or Financial to the control of the Local Government Commiscioner

Government of India Finance and Commerce Department notification No 4650 dated 10th September 1889 clause (12) remits the fees chargeable on applications for loans under the Land Improvement Loans Act XIX of 1883

2 By Article 57 of Schedule I to the Indian Stamp Act II of 1899 instruments executed by persons taking advances under the Land Improvement Loans Act 1883 or by their sureties as security for the repayment of such advances are exempted from stamp duty

3 Covernment of India Finance Department notification No 3616-Exc dated 16th July 1909 remits the stamp duty chargeable on an instrument executed for the nurpose of securing the repartment of a loan made or to be made under the Land Improvement Loans Act 1883 (XIX of 1883) includ-ing an instrument whereby a landford binds himself to concent to the transfer in the event of default in such repayment of any land or interest in land on the security of which any such loan is made to his tenant

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THE AGRICULTURISTS' LOANS ACT, 1884.

CONTENTS.

SECTIONS.

- 1. Preamble, short title and commencement.
- 2. Local extent
- 3. Repeal of Act X of 1879, and sections 4 and 5 of Act XV. of 1880 Provincial
 Power for Local Government to make rules
- 4
- 5 Recovery of loans
- 6 Liability of joint borrowers as among themselves

ACT No. XII OF 1884.

PASSED BY THE GOVERNOR GENERAL OF INDIA IN COUNCIL (Received the assent of the Governor-General on the

FINANCIAL COMMISSIONERS' OFFICE, PUNJAB Correction Slip No 171 P L A., dated Lahorb, the 26th November, 1938

Punjav Land Administration Acts, Volume I The Agriculturists Loans Act, XII of 1884

Page 3

On the margin of correction slip no 68 P L A, dated the

FINANCIAL COMMISSIONERS OFFICE PUNJAB
CORRECTION SLIP NO 173 P.L.A., DATED LIMORE, THE 25TH
NOVEMBER, 1998

Punjab Land Administration Acts, Volume I The Agriculturists Loans Act XII of 1884 Page 3

On the margin of correction slip no 69 PLA, dated the 18th September, 1937, sesset the following authority -

The Government of India (Adaptation of Indian Laws) Order, 1937

FINANCIAL COMMISSIONERS OFFICE, PUNJAB Correction slip no 174 P L A., Dated Larore, the 25th November 1483

Punjsb Land Administration Acts, Volume I. The Agriculturists Loans Act. XII of 1884 Page 3

On the margin of correction sip no 70-P.L.s., dated the September, 1987, ensert the following authority—

The Communist of (Cartaina of Indan Law) Order, 1



ACT No. XII OF 1884.

PASSED BY THE GOVERNOR-GENERAL OF INDIA IN COUNCIL.

(Received the assent of the Governor-General on the

FIVANCIAL COMMISSIONERS' OFFICE, PUNJAB.

Correction Slip No. 172-P. L. A., dated Lahore, the 26th November, 1938.

Punjab Land Administration Acts, Volume I.

The Agriculturists Loans Act, XII of 1884.

Page 3.

On the margin of correction slip no. 68-P. L. A., dated the 18th September, 1937, insertitle following authority:—

The Government of India (Adaptation of In dian Laws) Order, 1937.

- (3) But any other food (forernment may, from time to time, notification in the official Gazette, extend the rest of this Act the whole or any part of the territories under ts administration
- 3. (1) On and from the day on which this Act comes into a X of 1870-ce, the Northern Ind a Takkavi Act, 1879, and sections 4 and 5 and sections 4 the Bombay Revenue Jurisdiction Act, 1880, shall, except as and 60 Act pards the recovery of advances made before this Act comes into XV of 1890, we and of the interest thereon, he repealed
- (2) All rules made under those Acts shall be deemed to be made der this Act
- 4. (1) The Lord Government or, in a province for which there have been a Board of Revenue or Financial Comm science, such llogglest Government manual Commissioner, subject to the control of the fact this chief in cash rules at the large state of the fact the control of the fact there is no easy rules and occupiers of arable land for the relief of distress, the relace of seed or entitle or any other purpose not specified in the and Improvement Joans Act, 1883, but connected with agricultural jujects
- (2) All such rules shall be published in the first official acette.

Recovery of loans.

5. Every loan made in accordance with such rules, all interest (if any) chargeable thereon and costs (if any) incurred in making or recovering the same, shall, when they become due, be recoverable from the person to whom the loan was made or from any person who has become surety for the repayment thereof. as if they were arrears of land-revenue or costs incurred in recovering the same due by the person to whom the loan was made or by his

Liability of themselves

6. When a loan is made under this Act to the members of a point borrow. village community or to any other persons on such terms that all ers as among of them are soundly and severally bound to the Government for the payment of the whole amount payable in respect thereof, and a statement showing the portion of that amount which as among themselves each is bound to contribute is entered upon the order granting the loan and signed, marked, or sealed by each of them or his agent duly authorized in this behalf and by the officer making the order, that statement shall be conclusive evidence of the portion of that amount which as among themselves each of those persons is bound to contribute

Notes -1 Government of India, Finance and Commerce Department, notification No 4550, dated 10th September 1889, clause (12), remits the fees chargeable on applications for loans under the Agriculturists' Loans Act (XII of 1884)

² By Article 57 of Schedule I to the Indian Stamp Act, II of 1899, 2 Bv Article 57 of Schedule 1 to the Indian Stamp Act, 11 or 1000, unstruments executed by persons taking advances under the Agriculturist's Loans Act 1884 or by their sureties as security for the repyriment of such advances, are exempted from stamp duty

³ Government of India Finance Department, notification No 3616-Exc, duted 16th July 1909, remits the stamp duty chargeable on—

⁽i) A- ----- 1

as riuse I to consent to the transfer, in the event of default in such repayment of any land, or interest in land on the security of which any such loan is made to his tenant,

⁽ii) A receipt given by a person for advances exceeding Rs 20 received by him from the Government under the Agriculturists' Loans Act 1881 (\II of 1884)

THE CO-OPERATIVE SOCIETIES ACT, 1912.

PRELIMINARY

2			

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- 2 Definitions

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 - 5 Restrictions on interest of member of society with limited liability and a share capital
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- 45 Power to exempt societies from conditions as to registration
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ACT No. II OF 1912.

(Received the assent of the Governor-General on the 1st March 1912)

As amended by-

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t

ACT XVII of 1914, ACT XXXVIII of 1920.

AN ACT TO AMEND THE LAW RELATING TO CO OPERATIVE SOCIETIES.

WHEREAS it is expedient further to facilitate the format on of Co-operative Societies for the promotion of thrift and self-help among agriculturists, artisans and persons of limited means, and for that purpose to amend the law relating to Co-operative Societies; It is hereby enacted as follows:—

Preliminary.

- 1. (I) This Act may be called the Co-operative Societies Act, Short title and extent
 - (2) It extends to the whole of British India
- 2. In this Act, unless there is anything repugnant in the Definitions, subject or context,—
 - (a) "by-laws" means the registered by-laws for the time being in force, and includes a registered amendment of the by-laws
 - (b) "committee" means the governing body of a registered society to whom the management of its affairs is entrusted
 - (c) "member" includes a person joining in the application for the registration of a society and a person admitted to membership after registration in accordance with the by-laws and any rules
 - (d) officer includes a chairman, secretary, treasurer, member of committee or other person empowered under the rules or the by-laws to give directions in regard to the husiness of the society.
 - (c "registered swiets" means a society registered or deemed to be registered under this Act
 - (f) "Registrar" means a person appointed to perform the duties of a Registrar of Co-operative Societies under this Act and
 - (c) " rules" means rules made under this Act

Registrat on

3. The Local Government may appoint a person to be Regis. The legistra of Cooperatuse Sorte of for the Prevince or any portion of law, it and now appoint persons to ask t such Registrar and raw, by general or operational order, confer on any sich persons all or may of the powers of a Registrar under this Art.

(Registration)

Societies which may be recistered.

4. Subject to the provisions hereinafter contained, a society which has as its object the promotion of the economic interests of its members in accordance with co-operative principles, or a society established with the object of facilitating the operations of such a society, may be registered under this Act with or without limited liability.

Provided that unless the Local Government by general or special order otherwise directs-

- (1) the liability of a society of which a member is a registered society shall be 11m ted
- (2) the liability of a society of which the object is the creation of 'unds to be lent to its members, and of which the majority of the members are agriculturists, and of which no member is a registered society, shall be unlimited.

5 Where the hability of the members of a society is limited by shares no member other than a registered society shall—

- (a) hold more than such portion of the share capital of the society, subject to a maximum of one fifth, as may be prescribed by the rules or
- (b) have or claim any interest in the shares of the society exceeding one thousand rupes

Conditions of regutra tion.

Restrictions

on interest

of society

a share

with hmited lability and

- 6. (1) No society, other than a soc ety of which a member is registered society, shall be registered under this Act which does not consist of at least ten persons above the age of eighteen years and, where the object of the society is the creation of funds to be lent to its members unless such persons—
 - (a) reside in the same town or village or in the same group of villages, or.
 - (b) save where the Registrar otherwise directs, are members of the same tribe, class, caste or occupation
- (2) The word limited "shall be the last word in the name of every society with limited liability registered under this Act

Power of Registrar to decide certain questions 7. When any que tion arises whether for the purposes of this let a person is an agriculturist or a non agriculturist, or whether any person is a re ident in a town or village or group of villages, or whether two or more villages shall be considered to form a group or whether any person belongs to any particular tribe class, easie or occupation the question shall be decided by the Registrar, who e decision shall be final

App Lation for regular tion.

- 8. (1) For purposes of registration an application to register shall be made to the Registrar
 - (2) The application shall be signed-
 - (a) in the case of a society of which no member is a registered society, by at least ten persons qualified in

(Registration Rights and liabilities of members)

accordance with the requirements of section 6, subsection (1), and

- (b) in the case of a society of which a member is a registered society, by a duly authorised person on behalf of every such registered society, and where all the members of the society are not registered societies, by ten other members or when there we less than ten other members by all of them.
- (3) The application shall be accompanied by a copy of the proposed by-laws of the society, and the persons by whom or on whose behalf such application is made shall furnish such information in regard to the society as the Registrar may require
- 9. If the Registrar is satisfied that a society has complied Registration with the provisions of this Vet and the rules and that its proposed by laws are not contrary to the Act or to the rules he may f he thinks fit register the society and its by laws
- 10. A certificate of registration signed by the Registrar shall Fudence of be conclusive evidence that the society therein mentioned is duly registration registered unless it is proved that the registration of the society has been concelled
- 11. (1) No amendment of the by laws of a registered society. Amendment shall be valid until the same has been registered under this Act, laws of a for which purpose a copy of the amendment shall be forwarded to registered the Registrar
- (2) If the Registrar is sat sfied that any amendment of the bylaws is not contrary to this Act or to the rules he may, if he thinks fit, register the amendment
- (3) When the Registrar registers an amendment of the by laws of an registered society he shall issue to the society a copy of the amendment certified by him, which shall be conclusive evidence that the same is duly registered.

Rights and liabilities of members

- 12. No member of a registered social shall exercise the Member not rights of a member unless or ustil be based made such payment to to exercise the society in respect of membership or acquired such interest in due pay the society as may be prescribed by the rules or by laws made made
- 13. (1) Where the liability of the members of a registered Vote of society is not limited by shares each member shall notwithstand. members ing the amount of his interest in the capital taxe one vote only as a member in the affairs of the secrety.
- (2) Where the list lits of the mer here of a remetered society is limited by shares, each member shall have as many votes as may be prescribed by the by laws.
- (7) A registered society which has inserted any part of its funds in the slettes of any other relistered society i av appent as

(Rights and liabilities of members Duties of registered societies,

Privileges of registered societies)

its proxy, for the purpo e of voting in the affairs of such other registered society any one of its members

Restrictions on transfer of stars or interest.

- 14. (1) The tran for or charge of the share or interest of a member in the capital of a regi tered society shall be subject to such conditions as to maximum holding as may be prescribed by the state or by the rule.
- (2) In cale of a society registered with unlimited hability a theoretic shall not tran for any share held by him or his interest in the contral of the ociety or any part thereof unless.
 - (a) he has held such share or interest for not le s than one year and
 - (b) the transfer or charge is made to the society or to a member of the society

Dities of registered societies

Address of

15 Fvery remstered society shall have an addre a registered in accordance with the rules to which all notices and communications may be sent and shall send to the Registrar notice of every change thereof

Copy of Act, rains and by laws to be open to impection 16 Every registered society shall keep a copy of this Act and of the rules moverning such society and of its by laws, open to inspection free of charge at all reasonable times at the registered aldress of the society.

Andit,

some person author, ed by 1 m by general or special order in writing in the behalf the accounts of every regretered society once at least in every year

17. (I) The Registrar shall audit or cause to be audited by

- (2) the au lit under sub-section (1) shall include an examination of overline debts if any, and a valuation of the as ets and litiful ties of the society
- (1) If Register the Collector or any per on authorised by a read or special order in vising in this behalf by the Revistra is all at all times have access to all the books accounts, papers and so unity of a screen, and every officer of the society shall furnish such information in regard to the train actions and working of the society as the person making such inspection may require

Privileges of registered societies

Sorinans to to to line extert te 18. The remetration of a society shall render it a body corpoted the name in I which it is registered, with perpetual succession and a common seal, and with power to hold property, to ent r into contracts to institute and defend su ts and other legal I cellures and to do all things necessary for the purpoles of its constitution.

PINANCIAL COMMISSIONERS' OFFICE, PUNJAB

CORRECTION SLIP NO 100, DATED LAHORF, THE 18TH SEPTEMBER, 1988

The Punjab Land Administration Acts, Volume I.
The Co operative Societies Act, II of 1912.
Section 19

For the word " Government ' substitute the word " Crown"

The Govern ment of India (Adap tation of Indian Laws) order, 1937

111 of 1909.

111 of 1907

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purchased

- 20. A registered society shall have a charge upon the share Charge and on the interest in the cap til and on the deposits of a member or past set off in member and upon any dividend boaus or profits payable to a respect of member or pist member in respect of any debt due from such interest of member or pist member to the society and may set off any sum member credited or payable to a member or past member in or towards payment of any such debt.
- 21. Subject to the provisions of section 20, the share or in-Slates or terest of a member in the capital of a registered society shall not be interest not liable to attachment or sile under any decree or order of a Court habbt to of Justice in respect of any debt or liability incurred by such attachments member and neither the Official Assignee under the Previous and the 1909 nor a Receiver under the Provincial Insolvency Act 1907 shall be entitled to or have any claim on such share or interest.
- 22. (1) On the d oth of a ment range street society may transfer the slaw or intercated the levels eliminate to the person interest on nominated in accordance with the rules made in this behalf, or, death of if there is no person so nominated to such person as may appear to member the committe to be the herr or legal representative of the deceased member or pay to such nominee herr or leval representative as the case may be a sum representing the value of such member's share or interest as ascertained in accordance with the rules or by-laws.

Provide 1 that-

- (i) in the case of a society will unlimited liability such i on ince he r or legal representative as the case may
 - * her row the Provincial Insolvency Act 1970 (5 of 1920)

(Privileges of registered societies)

be, may require payment by the society of the value of the share or interest of the deceased member ascertained as aforesaid,

- (11) in the case of a society with limited liability, the soc ety shall transfer the share or interest of the deceased member to such nominee, hear or legal representative, as the case may be, being qualified in accordance with the rules and by laws for membership of the society, or on his application within one month of the death of the deceased member to any person specified in the application, who is so qualified
- (2) A registered soc ety may pay all other moneys due to the decased member from the society to such nominee, heir or legal representative as the case may be
- (3) All transfers and payments made by a registered society in accordance with the provisions of this section shall be valid and effectual against any demand made upon the society by any other

person

23. The liability of a past member for the debts of a registered society as they existed at the time when he ceased to be a
member shill continue for a period of two years from the date of

his censing to be a member

24 The estate of a deceased member shall be hable for a period of one year from the time of his decease for the debts of a

registered society as they existed at the time of his decease for the debts of a registered society as they existed at the time of his decease

25. Any register or list of members or shares kept by any

registered society shall be prima facie evidence of any of the following particulars entered therein—

(a) the date at which the name of any person was entered in

such register or list as a member,
(b) the date at which any such person ceased to be a member

26 A copy of any entry in a book of a registered society regularly kept in the course of business, shall, if certified in such minner as may be prescribed by the rules, be received, in any suit of legal proceeding, as prima face evidence of the existence of such entry, and shall be admitted as evidence of the matters transactions and accounts therein recorded in every case where, and to the same extent as the original entry iself is admissible.

27. Nothing in section 17 sub-section (1), clauses (b) and xi (c) of the Indian Registration Act 1908 shall apply to—

(I) any instrument relating to shares in a registered society notwithstanding that the assets of such society consist in whole or part of immovable property, or

(2) any dehenture issued by any such society and not creating declaring, assigning limiting or extinguishing any right, title or interest to or in immovable

Liability of past member

Liability of the setates of decreased members

Register of

Proof of entries in societ es books

Framption
from compulsory
regutration
of testra
monte
relating to
shares and
delectures
of registered
ociety

(Privileges of registered societies. Property and funds of registered societies.)

property except in so far as it entitles the holder to the security afforded by a registered instrument whereby the society has mortgaged, conveyed or otherwise transferred the whole or part of its immovable property or any interest there in to trustees upon trust for the benefit of the holders of such debentures; or

(3) any endorsement upon or transfer of any debenture issued by any such society.

28. (1) The Governor-General in Council, by nonfication in the Gazette of India, may, in the case of any registered society or income tax class of registered society, remit the income-tax payable in respect tamp-duty of the profits of the society, or of the dividends or other payments that registered by the members of the society on account of profits;

(2) The Local Government, by notification in the local official Gazette, may, in the case of any registered society or class of regis-

FINANCIAL COMMISSIONERS' OFFICE, PUNJAB,

CORRECTION SLIP NO. 99 DATED LAHORE, THE 18TH SEPTEMBER.

The Punjab Land Administration Acts, Volume I.
The Oo-operative Societies Act, 11 of 1912.
Section 28.

The Government of ment of India (Adaptation of Indian Laws) order, 1937

t X X VIII of

In sub-section (3) for the words "Local Government" substitute the word "Government" and at the end add the following paragraph:—

> "In this sub-section "Government" in relation to stamp duty in respect of bills of exchange, cheques, promissory notes, bills of lading, letters of credit, policies of insurance, proxies and receipts, and in relation to any stamp duty falling within item 59 in List I in the Seventh Schedule to the Government of India Act, 1937, means the Central Government, and save as aforesaid means the Provincial Government."

(Property and funds of registered societies Inspection of affairs)

Restrictions on other transactions with non members Investment of finds

- 31. Save as provided in sections 29 and 30, the transactions of a registered society with persons other than members shall be subject to such prohibitions and restrictions if any, as the I ocal Government may by rules prescribe
 - 32. (1) A registered society may invest or deposit its funds-
 - (a) in the Government Savings Bank, or
 - (b) in any of the securities specified in section 20 of the Indian Trusts Act 1882, or
 - (c) in the shares or on the security of any other registere!
 - (d) with any bank or person carrying on the busines of banking approved for this purpose by the Regi trut, or
 - (e) in any other mode permitted by the rules
- (2) Any investments or deposits made before the commencement of this Act which would have leen valid if this Act had been in force are hereby ratified and confirmed

I unds not to be divided by way of profit.

33 No part of the funds of a registered society shall be divided by way of bonus or dividend or otherwise among its members

Provided that after at least one fourth of the net profits in any year have been carried to a reserve fund payments from the remainder of such profits and from any profits of past years available for distribution may be made among the members to such extent and under such conditions as may be prescribed by the rules or by-

Provided also that in the case of a society with unlimited liability no distribution of profits shall be made without the general or special order of the Local Government in this behalf

Contribution to charitable purpose.

34 Any registered society may with the sanction of the Register after one fourth of the net profits in any very has been carried to a reserve fund contribute in amount not exceeding ten per cent of the remaining net profits to may charitable purpose as defined in section 2 of the Charital le Endowments Act 1890

Inspection of affairs

Inquiry by Leoutrar 35 (1) The Registrar may of his own motion and shall on of the request of the Collector or on the application of a majority of the committee or of not less than one third of the members hold an inquiry or direct some person authorized by him by order a writing in this behalf to hold an inquiry into the constitution working and financial condition of a registered society

(Inspection of affair; Dissolution of society)

(2) All officers and members of the society shall furnish such information in regard to the affairs of the society as the Registrar or the person authorized by the Registrar may require.

36. (1) The Registrar shall, on the application of a creditor Inspection of books of of a registered society, inspect or direct some person authorized by indebted him by order in writing in this behalf to inspect the books of the secrety society.

Provided that-

- (a) the applicant satisfies the Registrar that the debt is a sum then due, and that he has demanded payment thereof and has not received satisfaction within a reasonable time, and
- (b) the applicant deposits with the Registrar such sum as security for the costs of the proposed inspection as the Registrar may require
- (2) The Registrar shall communicate the results of any such inspection to the creditor
- 37. Where an inquiry is held under section 35, or an inspec Cost of tion is mide under section 36 the Registrar may apportion the loquery costs or such part of the costs as he may think right, between the society the members or creditor demanding an inquiry or inspection, and the officers or former officers of the society
- 38. Any sum awarded by way of costs under section 37 may Recovery of the recovered, on application to a Magistrate having jurisdiction in costs the place where the person from whom the money is claimable actually and voluntar it resides or carries on business, by the distress and sale of any movable property within the limits of the jurisdiction of such Magistrate belonging to such person

Dissolution of society

- 39. (I) If the Reputrar after an inquiry has been held under Describen, section 3 or after an inspiritua has been made under section 35 or on receipt of in application made by three fourths of the members of a registered security is of opinion that the society ought to be dissolved, he may cancel the registration or the society.
- (2) In member of a society may, within two months from the date of an order made under sub-section (I), appeal from such order
- (3) Where no appeal is presented within two months from the mixing of an order cancelling the registration of a society, the order shall take effect on the expire of that period
- (d) Where an appeal is presented within two months, the order shall not take effect until it is confirmed by the appellate authority.

(Dissolution of society)

(5) The authority to which appeals under this section shall he shall be the Local Government

Provided that the Local Government may, by notification in the local official Gazette direct that appeals shall be to such Revenue authority as may be specified in the notification

Cancellation of registra j tion of soc ety

Effect of

cancellation

of registra

40. Where it is a condition of the registration of a society that it should consist of at least ten members, the Registrar may, by order in writing cancel the registration of the society if at any time it is proved to his satisfaction that the number of the members has been reduced to less than ten.

41. Where the registration of a society is cancelled, the society shall cease to exist as a corporate body-

- (a) in the case of cancellation in accordance with the provisions of section 39, from the date the order of cancellation takes effect.
 - (b) in the case of cancellation in accordance with the pro-

Wind ng up

- 42. (1) Where the registration of a society is cancelled under section 39 or section 40, the Registrar may appoint a competent person to be liquidator of the society.
- (2) A liquidator appointed under sub-section (1) shall have power—
 - (a) to institute and defend suits and other legal proceedings on behalf of the society by his name of office,
 - (b) to determine the contribution to be made by the members and past members of the society respectively to the assets of the society,
 - (c) to investigate all claims against the society and, subject to the provisions of this Act, to decide questions of priority arising between claimants.
 - (d) to determine by what persons and in what proportions the costs of the liquidation are to be borne, and
 - (e) to give such directions in regard to the collection and distribution of the assets of the society, as may appear to him to be necessary for winding up the affairs of the society
 - (3) Subject to any rules a liquidator appointed under this section shall in so far as such powers are necessary for carrying out the purposes of this section, have power to summon and enforce that extendance of witnesses and to compel the production of documents by the same means and (so far as may be) in the same manner as is provided in the case of a Civil Court under the Code of Civil Procedure 1908

. 1912-Act II. 1 Co-operative societies.

(Dissolution of society. Rules.)

- (4) Where an appeal from any order made by a liquidator under this section is provided for by the rules, it shall be to the Court of the District Judge
 - (5) Orders made under this section shall, on application, be enforced as follows ---
 - (a) when made by a liquidator, by any Civil Court having local jutisdiction in the same manner as a decree of such Court
 - (b) when made by the Court of the District Judge on appeal, in the same manner as a decree of such Court made
 - (6) Save in so far as is hereinbefore expressly provided, no Civil Court shall have any jurisdiction in respect of any matter connected with the dissolution of a regulatered society under this Act

Rules

- 43. (1) The Local Government may, for the whole or any Rules, part of the Province and for any registered society or class of such societies make rules to carry out the purposes of this Act
- (2) In particular and without prejudice to the generality of the foregoing power, such rules may—
 - (a) subject to the provisions of section 5, prescribe the maximum number of shares or portion of the capital of a society which may be held by a member;
 - (b) prescribe the forms to be used and the conditions to be complied with in the making of applications for the registration of a society and the procedure in the matter of such applications.
 - (c) prescribe the matters in respect of which a society may or shall make by laws and for the procedure to be followed in making altering and abrogating by-laws, and the conditions to be satisfied prior to such making, alteration or abrogation.
 - (d) prescribe the conditions to be complied with by persons applying for admiss on or admitted as members, and provide for the election and admission of members, and the payment to be made and the interests to be acquired lefore the exercise of the right of membership.
 - (e) regulate the manner in which funds may be ra sed by means of shares or debentures or otherwise;
 - (f) provide for general meetings of the members and for the procedure at such meetings and the powers to be exercised by such meetings.

(Rules.)

- (g) provide for the appointment, suspension and removal of the members of the committee and other officers, and for the procedure at meetings of the committee, and for the powers to be exercised and the duties to be performed by the committee and other officers:
- (h) prescribe the accounts and books to be kept by a society and provide for the audit of such accounts and the charges, if any, to be made for such audit, and for the periodical publication of a balance-sheet showing the assets and liabilities of a society:
- (i) prescribe the returns to be submitted by a society to the Registrar and provide for the persons by whom and the form in which such returns shall be submitted;
- (i) provide for the persons by whom and the form in which copies of entries in books of societies may be certified;
- (A) provide for the formation and maintenance of a register of members and, where the liability of the members is limited by shares, of a register of shares:
- (1) provide that any dispute touching the business of a society between members or past members of the society or persons, claiming through a member or past member or between a member or past member or persons so claiming and the committee or any officer shall be referred to the Registrar for decision or, if he so directs, to arbitration, and prescribe the mode of appointing an arbitrator or arbitrator, and the procedure to be followed in proceedings before the Registrar or such arbitrator or arbitrators, and the enforcement of the decisions of the Registrar or the awards of arbitrators:
- (m) provide for the withdrawal and expulsion of members and for the payments, if any, to be made to members who withdraw or are expelled and for the liabilities of past members:
- (n) provide for the mode in which the value of a deceased member's interest shall be ascertained and for the nomination of a person to whom such interest may be paid or transferred:
- (o) prescribe the payments to be made and the conditions to be complied with by members applying for loans, the period for which loans may be made, and the amount which may be lent, to an individual member:

(Rules Miscellaneous)

- (p) provide for the formation and maintenance of reserve funds, and the objects to which such funds may be applied, and for the investment of any funds under the control of the society,
- (q) prescribe the extent to which a society may limit the number of its members,
- (r) prescribe the conditions under which profits may be distributed to the members of a society with unlimited hability and the maximum rate of dividend which may be prud by societies,
- (s) subject to the provisions of section 39, determine in what cases an appeal shall be from the orders of the Registrar, and prescribe the procedure to be followed in presenting and disnowing of such appeals, and
- (t) prescribe the procedure to be followed by a liquidator appointed under section 42 and the cases in which an appeal shall lie from the order of such liquidator
- (3) The Local Government may delegate, subject to such conditions, if any, as it thinks fit, all or any of its powers to make rules under this section to any authority specified in the order of delegation
- (4) The power to make rules conferred by this section is subject to the condition of the rules being made after previous publication
- (a) All rules made under this section shall be published in the local official Greette and on such publication shall have effect as if enacted in this 'Act.'

Miscellaneous

- 44. (1) All sums due from a registered society or from an Recovery of officer or member or past member of a registered society as such to rums due to the Government including any costs awarded to the Government Government, under section 17 may be recovered in the same manner as attents of land revenue
- (2) Sums due if n i registered society to Government and recoverable under all estim (1) may be recovered, firstly, from the projecty of the society, secondly, in the case of a society of which the limit of the members is limited from the members subject to the limit of their lability, and, thirdly, in the case of other societies from the members.
- 45. Neighborhood no anything contained in this Act the Power to Local Government may by special order in each case and subject to sweep such can be timed in a set may impose exempt any society from recognizing any of the requirements of this Act as to regularities.

Power to exempt registered societies from provisions of

from
provisions of
the Act
Prohibition
of the use
of the word
'to-opera
tive

(Miscellaneous)

- 46. The Local Government may, by general or special order, exempt any registered society from any of the provisions of this Act or may direct that such provisions shall apply to such society with such modifications as may be specified in the order
 - 47. (1) No person other than a registered society shall trade or carry on business under any name or title of which the word "co operative" is part without the sanction of the Local Government
 - Provided that nothing in this section shall apply to the use by any person or his successor in interest of any name or title under which he traded or carried on business at the date on which this Act comes into operation
 - (2) Whoever contravenes the provisions of this section shall be punishable with fine which may extend to fifty rupees, and not the case of α continuing offence with further fine of five rupees for each day on which the offence is continued after conviction therefor

Indian Com 48. The provisions of the Indianament of

80 creties

49. Every society now existing which has been registered under the Co operative Credit Societies Act 1904 shall be deemed so to be registered under this Act and its by laws shall, so far as the same are not means stent with the express provisions of this Act

The provisions of the Indian Companies Act. 1882, via

continue in force until altered or rescinded
50. [Repeal] Repealed by 3 and Sch II of the Second
Repealing and Amending Act 1014 (17 of 1914)

See now the Indian Companies Act 1913 (" of 1913)

THE PUNJAB COURT OF WARDS ACT, 1903.

CHAPTER I

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- 2 Repeal
- 3 Definitions

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- 4 Constitution of the Court of Wards and its jurisdiction
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- 7 Court of Wards shall assume superintendence in cases in which an order is made under section 5 and may do so when Collector is appointed guardian under Act VIII of 1890
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- 15 Disabilities of wards
- 16 Continuing disabilities in certain cases

[1903-Punjab Act II. COURT OF WARDS

or of whose person and property the Court of Wards by this Act constitute I for the time being has assumed superintendence but shall not include a joint preprietor the superinten lence of whose property has been assumed by the Court or War is under section S

CHAPTER II

THE COPIE OF WARDS AND I S TERRITORIOS

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LIVINCIAL COMMISSIONERS GARD IN Corperation flow No. P. I. A., DATEN LAWSEY

marker what the marker

SETTEMBET 1057 Punj b Land Administration Acis, Volume 1

Court of Words 4d, 11 of 1973

Section 4

For the word " Local" suferize the wide for The Green medista (Adapta ere 1 a co (ITAS 0-\$11 FC- - 1 75 - 1 15 - 1 CFF Ist -111.

says cases such abblication the Held Logiculian, Las. if it considers ex-care in any ambuiltourous of the result Logiculian, Las. if it considers ex-fect to any direction the positiont in the pullic interest so to go und an order accordingly (2) When it appears to the Hitter from nent that any land-

(a) by reason of being a female or

(b) owing to any thread a man't de ear intracts e-

(c) owing to his having been coarcial of a non-bulable of ence and to his vicious habits or had character or

(d) owing to he having entered upon a course of wateful d to a clot t deli our arrestze

incapable of managing or unfitted to manage he afters the Land Covernment may make an order directing that the property of such land lolder be placed under the superirtendence of the Court of Wards

Provide I that such an order shall not be made on the ground stated in clause (c) or on the ground stated in clau e (d) unless such fand hold w belongs to a family of political e-social importance and

Lord Govern Wards to se eume eupens holder 19produced of

properties of

Fover of

Occurs es of the Co 6

horizonal the from the satisfied that it is desirable, on grounds of public policy or general interest, to make such order.

- (3) Every order made by the Live Covernment under subsection (1) or sub-section (2), shall be final and shall not be called in question in any Court of Law
- 6. When any land-holder is a minor or a person adjudged by Power of a competent Court to be of unsound mind and incapable of manage Court of ing his affairs, the Court of Wards may make an order assuming the own motion of the property of such to assume.

FINANCIAL COMMISSIONERS' OFFICE, PUNJAB.

Correction slip no. S2-P.L A., dated Labore, the 29th September, 1987.

Punjab Land Administration Acts, Volume I.

Court of Wards Act, II of 1903

Section 7 (1).

For the word " Local " substitute the word " Provincial ".

or of whose person, and property, the Court of Wards by this Act constituted for the time being has assumed superintendence, but shall not include a joint proprietor the superintendence of whose property has been assumed by the Court of Words under section 8.

CHAPTER II.

THE COURT OF WARDS AND ITS JURISDICTION.

(1) The Tinancial Communioners believe

FINANCIAL COMMISSIONERS' OFFICE, FEX Connection blip No. 80-P. L. A., DATED LIEUX, Serremben, 1937.

Punj. b Land Administration Acts, Volume 1. Court of Wards Act, II of 1903.

Section 4.

The Government of India (Adapta tion of Indian Lawal Order.

For the word " Local" substitute the word " Per ever it occurs

311 FC-2,009-22-10-37- GPP Labor

1937. such application, the Matti Government may, if it considers ex throtten the pedient in the public interest so to do, make an order accordingly.

(2) When it appears to the Local Government that any landsums superin- holder is-

(a) by reason of being a female; or

(b) owing to any physical or mental defect or infirmity, or

(c) owing to his having been convicted of a non-bailable offence and to his victous habits or bad character, or

(d) owing to his having entered upon a course of wasteful extravagance likely to dissipate his property

incapable of managing or unfitted to manage his affairs, the Local-Government may make an order directing that the property of such land-holder be placed under the superintendence of the Court of Wards .

Provided that such an order shall not be made on the ground stated in clause (c) or on the ground stated in clause (d) unless such land-holder belongs to a family of political or social importance and

Power of Local Go ment to order in cerain cases Wards to as-

tendence of

properties of and holders.

Constitution

of the C ot Was Ita jur tion.

Non liability
of land vertee
in the Court
of Wards to
sale for
arrears of
revenue

15 No ward shall be competent-

of wards

(a) to transfer or create any charge on, or interest in, the of wards whole or any part of his property which is under the superintendence of the Court of Wards, or to enter into any contract which may involve him in pecuniar, liability

Provided that nothing in this clause shall be deemed to affect the capacity of a ward to enter into a contract of marriage but he shall not incur, in connection therewith any pecuniary liability, except such as, having regard to the personal law to which he is subject, and to his rank and circumstances the Court of Wards may, in writing, declare to be reasonable.

(b) without the previous sanction in writing of the Court of Wards (1) to adopt or (2) to give permission to adopt, or (3) to dispose of any property by will

FINANCIAL COMMISSIONERS OFFICE PUNJAB

Correction ship no 85 P L A , dated Langue the 20 m September 1937

Punjah La id Administration Acts, Volume I Court of Wards 4ct II of 1993 Section If (I)

For the word ! Local " suistitute the word " Provinc al"

The Government of Indu (Adaptation of Indus Union Order ratification made after he has ceased to be a ward of any promise or contract made during the above period, whether there shall or shall not be any new consideration for such promise or ratification

Power of the Court of Wards to act on behalf of wards and to deal with their pro-

perties

- 17. (1) The Court of Wards may, at any time, mortgage or grant leases or farms of the whole or any part of the property of a ward and grant leases or farms of the whole or any part of such propert such terms as it thinks fit and may make such remissions of r or other arrears and may generally and from time to time passuch orders and do all such acts not inconsistent with the proviot this or any other enactment for the time being in force is it deem to be for the advantage of the ward or the hencett of property.
- (2) The Court of Wards may, for the purpose f raising a for the benefit of a ward or his property, hypothecate with consent of the 42244 Government any jagar, mush pension assumment of land revenue held by the ward

Deeds and other instru ments

- 18. (1) All deeds contracts or other instruments executed the Court of Wards in the exercise of its powers of superintende under this Act shall be executed by the Court of Wards in own name
 - (2) Covenants entered into by the Court of Wards shall be binding on the Court of Wards only so long as the ward or the property affected by such covenants remains under its superintendence and only to the extent of such property, and such covenants shall be binding on the ward or on the person entitled to such property after the ward or the property or both (as the case may be) shall have been released from superintendence.

(3) This section shall also apply to all deeds, contracts and other instruments executed before the commencement of this Act

Notice of

19. No suit relating to the person of any ward or to any property under the superintendence of the Court of Wards shall be instituted in any Civil or Revenue Court until the expiration of two months after notice in writing has been delivered to, or left at, the office of the Deputy Commissioner of the District specified in the order of assumption in the notification under section 9, stating the name and place of abode of the intending plantiff, the cause of action and the relief which he claims, and the plant shall contain a statement that such notice has been so delivered or left

Provided that not ce under this section shall not be required in the case of any suit the period of lumitation for which will expire within three months from the date of the notification under section 9

Suits to be in name of Court of Wards 20. (1) No suit (a) by or on behalf of a ward or (b) affecting any property under the superintendence of the Court of Wards shall be brought without the authority of the Court of Wards or of such officer as it may appoint in that behalf, and in every such

suit brought with such authority the Court of Wards shall be named as plaintiff

(2) In every suit against a ward or affecting property under the superintendence of Court of Wards, the Court of Wards shall be named as the defendant

(3) Suits brought by or against any Court of Wards may be instituted and conducted or defended on behalf of the Court of Wards by the Deputy Commissioner of the District specified in the order of assumption in the notification under section 9, or by the manager or other person authorized by general or special order or rule made under this Act, a that behalf, by the Court of Wards

CHAPTER V

GENERAL PROVISIONS AS TO THE SUPERINTENDENCE OF THE PERSONS AND PROPERTIES OF WARDS

oon as conveniently may be after the assumption, by Court of the Court of Wards, of the superintendence of the property of any assuming person, the Deputy Commissioner of every district within which any superintends person, the Jephan Schmidt and the same person until which are part of such properts may be situated or some person until or to make the in writing, by him in this behalf, shall take possession of all such take property and all accounts and papers relating thereto and shall soon thereof. do all other acts and things which may be necessary to secure and Procedure as protect the same and place it under proper custody and control

to property situate In other dis tricts

22. The Court of Wards may from time to time direct such Powers of provision as it may think fit to be made in respect of the-

(1) superintendence and supervision of the persons of the superintends

wards and properties under its superintendence. (2) periodical or special audit, by an independent auditor, of of accounts

the accounts of properties generally, or of any partiment of kgal cular property, as it may think fit,

(3) management of the legal affairs of properties generally, properties.

Court of Wards as to

ence and cons trol. Audit

a"airs of

time being under its superintendence, and when he is a male minor, in respect of his education

(2) The Court of Wards may from time to time require any such male minor ward to attend such tutor, class, school or college, for the purposes of education as it thinks fit

Allowance his family

- (1) The Court of Wards may from time to time deterfor ward and mine what sum shall be allowed in respect of the expenses of any ward and of his family and dependents
 - (2) The Court of Wards may from time to time determine what sums may be spent on the education of any minor war I whose person is for the time being under its superintendence

CHAPTER VI

ASCERTAINMENT AND I IQUIDATION OF I LIBITITIES OF WARDS

Notice to claimants

- (1) On the publication of a notification under section 9, the Deputy Commissioner of the District specified in the order of assumption or any other Deputy Commissioner whom the Court of Wards may appoint in that behalf shall publish in the/Gazette notice in both the English and the Urdu languages calling upon all persons having claims a ainst the ward or against the property under the superintendence of the Court of Wards to notify the same in writing to such Deputy Commissioner within six months from the date of the publication of the notice
- (2) The notice may also be published at such places and in such other manner as the Court of Wards may by general or special order direct or by rule made under this Act, prescribe
 - (3) The Deputy Commissioner may if he is satisfied that any clumant had reasonable excuse for not submitting his statement of claim within six months receive his claim at any time after the expiry of the period aforesaid but any claim so received shall unless the Deputy Commissioner otherwise directs and notwithstanding any law contract decree or award to the contrary cease to carry interest from the date of the expiry of the period aforesaid

Presentation of claims

- 27 (1) Every claimant shall together with his statement of claim present full particulars thereof
- (2) Every document (including entries in books of account) on which the claimant founds his claim or on which he relies in support thereof shall be produced before the Deputy Commissioner with the statement of claim
- (3) Every such document shall be accompanied by a true copy of the same The Deputy Commissioner, or such officer as he may appoint in that behalf shall mark the original document for the purpose of identification and, after examining and comparing the copy with it shall retain the copy and return the original to the claimant

28. (1) The Deputy Commissioner shall, after such inquiry as Examination he may consider necessary, decide, as to each claim made against into admission and ward or property, in manner in section 26 and section 27 projection of, wided, whether such claim is, either in whole or in part, to be ad-claim.

FINANCIAL COMMISSIONERS' OFFICE, PUNJAB.

Correction slip no. 83-P. L. A., dated Lahore, the 29th September, 1937.

Punjab Land Administration Acts, Volume 1. Court of Wards Act, 11 of 1903.

Section 29.

For the word " Government " substitute the word " Crown ".

out; of 1.1111. 344 FC-2.50)—22:10-37—SQPP Labras, erty, releases the same from such superintendence without ascertining and dealing with the liabilities thereof as in this chapter row ded in that behalf, and that, in any such case, in computing the period of limitation applicable to any such application for the recovery of any such debt or the enforcement of any such liability, the time from the date of the notification of claim under section 26, to the date of the release of the property from the superintendence of the Court of Wards, shall be excluded.

30. If any document in the possession or under the control of Exclusion of the claimant is not produced by him as required by section 27, such documents document shall not be admissable in evidence in any suit or proceed not produced ing thereafter brought against a ward or as affecting any property under the superintendence of the Court of Wards by the claimant, or by any person claiming under him.

31. (1) Nothing contained in this chapter shall be deemed to prove the Deputy Commissioner to disallow any claim, notified against ward under section 26, which is based upon a decree passed by any come other protein Court, and any such decree may be proved by the production retained a certified copy of the same accompanied by a certificate from the proper Court that such decree remains unsatisfied.

(C) On the publication of a not ce under section 26, all suits at d all proceedings in execution of any decree against a ward or as affecting any property under the super intedacts of the Court of Wards then pending in any Civil Court of all he stared until the has suinG responsibili ties of Mana gers

- 40 Every manager appointed by the Court of Wards shall, subject to the supervision and direction of the Court of Wards, and to the rules (if any) made, under this Act, in that behalf, manage the property or properties placed under his charge diligently and faithfully, and he shall-
 - (a) give such security, if any, as the Court of Wards thinks fit duly to account for what he may receive in respect of the rents and profits and other income of the pronerty under his charge:
 - (b keep accounts in such form and submit them at such times as the Court of Wards may direct,
 - (c) deal with all money received by him in such manner as the Court of Wards may direct
 - (d) apply for the sanction of the Court of Wards to any act which may involve the property in expense not previously sanctioned by it.
 - (e) be entitled to such salary or allowance, to be paid out of the proceeds of such property, as the Court of Wards thinks fit, in respect of the execution of duties,
 - (f) be responsible for any loss occasioned to the property by his neeligence or wilful default, and
 - (g) continue liable to account to the Court of Wards after he has ceased to be manager for his receipts and disbursements during the period of his management

Termination of appoint ment of guardian or manager

41. The appointment of every guardian or manager appointed under this chapter, shall terminate on the Court of Wards ceasing to exercise superintendence of the person or property in respect of whom or which such guardian or manager, as the case may be, has been appointed

Guardians to be publi servants and that Code managers and certain guardians to

be publ a

- 42. (1) Every guardian and manager appointed under this and managers chapter shall be deemed to be a 'public servant' within the mean to be deemed ing of section 21 of the Indian Penal Code and for the purposes of :
 - (2) Every such manager shall be deemed to be a 'public acresident to countant, within the meaning of the Public Accountants Act be deemed to 1850, and every such guardian shall be deemed to be a 'public accounts nt3 accountant' within the meaning and for the purposes of sections 3; to 5 of the Public Accountrate Act 1850
 - (3) In the definition of "legal remuneration" contained in section 161 of the Indian Penal Code, the word ' Government ' shall, for the purposes of this section, be deemed to include the Court of Wards

43. If no such guardian or manager is appointed by the Court Deputy Commissioner of Wards, the Deputy Commissioner of the distinct specified in the when to when to order of assumption in the notification under section 9 or any other discharge to order of assumption in the fluid of Wards may appoint in guardian or

FINANCIAL COMMISSIONERS' OFFICE, PUNJAB

Cobrection slip no 90-P L A, dated Lahobe, the 29th September, 1957

Punjab Land Admenistration Acts, Volume I.
Court of Wards Act, II of 1903
Section 14

The Government of India (Adaptation of Indian Laws) For the word " Local " substitute the word " Provincial ".

344 FC-2 500-22 10-37-SGPP Labore.

INANGIAL COURSESS to be under any legal recommend

- (2) Such appointment shall take effect from the date of such release
- (3) In appointing a guardian under this section the Court of Wards shall be guided by the provisions of section 17 of the Guardians and Wards Act, 1890, and in every such case the Deputy Commissioner of the District specified in the orler of assumption in the notification under section 9 shall have the jowers conferred upon a Deputy Commissioner under section 35 (2)
- (4) Every such guardian shall have and be subject to the same rights duties and liabilities as if he had been appointed under the Guardians and Wards Act 1890

Disposal of property after the death of a person of assumed super ntend ence

48 Whenever in the event of the death of any person of whose property the Court of Wards has assumed superintendence the succession to his property or any part thereof is unclaimed or disputed the Court of Wards may either direct that the property, whose proper or part thereof be made over to any person entitled to or claiming ty the Court of Wards has the same or may institute a suit of interpleader against the saveral claimants or may retain the superintendence thereof claimant has in due course of law established his title thereto a competent Court

Delivery of documents and accounts on re ease of property

if it has appointed a guardian under sub section (1) of section to such guardian all documents of title and all papers and account (other than Government records) relating to such property 50 Whenever the Court of Wards releases any person or pro perty from its programmendence the fact of such release shall be notified in the 60.22 tte and such release shall take effect from the date fixed in this behalf in the notification

person from its superintendence it shall deliver to such person

Whenever the Court of Wards releases the property o

Notificat on as to release from super n tendence

Iny expense incurred by the Court of Wards on account of any property under its superintendence may after the relea e of such property be recovered as an arrear of land revenue due in

Recovery of expenses

CHAPTER IX

MISCEI LANEOUS PROVISIONS

Bar of stute and proceed loge

52. (1) No suit shall be brought in any Civil Court in respect of the exercise of any discretion conferred by this Act

121 Nos + of 11 2-1

respect of such property or any part thereof

of Government and discharging by him in gool

- a abbe this Act

4 The Court of Words may, with the provious a nation of FINANCIAL COMMISSIONERS OF TOUR PARTIES.

Correction SLIP NO. 93-P. L. A., DATED LANGRE, THE 431H SEPTEMBER, 1937.

Punyab Land Administration Acts, Volume I Court of Wards Act, II of 1903. Section 51.

, 110 -

G. Section 31.

(Adaptation Indian Laws) For the word " Local " substitute the word " Provinced",

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X VVI of 1851	Flucation of male miners sub- lice to the superirten lines of the Court of Wards	The whole so for an it applicated to the purjate
IN of 18*2	. Ine Punjah I awa 1ct 187.	Bril ta ti fi 18, fe finien
MI of 1878	Amen in ent of the I un, ab.	bertiere lant !



THE INDIAN FOREST ACT, 1927. (Act XVI of 1927).

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CORRECTION SLIP NO 115 P L A., DATED LAHORE, THE 23rd SEP-TEMBER, 1938.

Punjab Land Administration Acts, Volume I.

The Indian Forest Act, XVI of 1927.

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THE SCHEDULE

ACT NO. XVI OF 1927.

[PASSED BY THE INDIAN LEGISLATURE]
(Received the assent of the Governor General on the 21st
September, 1927)

As amended by-

ACT XXVI or 1930 and

ACT III OF 1933

- An Act to consolidate the law relating to forests the transit of forest-produce and the duty leviable on timber and other forest-produce.
- WHEREAS it is expedient to consolidate the law relating to forests, the transit of forest produce and the duty leviable

FINANCIAL COMMISSIONERS' OFFICE, PUNJAB

CORRECTION SLIP NO 116 P L A , DATED LAHORE, THE 28nd SEP-TEMBER, 1938

Punjab Land Administration Acts, Volume I.

The Indian Forest Act, XVI of 1927

Sections 1 (3), 4, 17, 20, 27, 29, 30, 35, 38, 39 (1), 45, 68, 71, 78, and 80

For the words "local official Gazette" substitute the words "Official Gazette"

[(corernment of India (Adaptotion of Indian Laws) Order, 1937.]

FINANCIAL COMMISSIONERS OFFICE, PUNJAB

COLUECTION SLIP NO 101 P J A DATED LABORE THE 23nd

(Chapter II -Of Reserved Forests)

Powers of Forest Settles

- 8. For the purpose of such inquiry, the Forest Settlementment-officer officer may exercise the following powers, that is to say -
 - (a) power to enter, by himself or any officer authorised by him for the purpose, upon any land, and to survey, demarcate and make a map of the same, and
 - (b) the powers of a Civil Court in the trial of suits

Extinction of righte

9 Rights in respect of which no claim has been preferred under section 6, and of the existence of which no knowledge has been acquired by inquiry under section 7, shall be extinguished, unless before the notification under section 20 is published, the person claiming them satisfies the Forest Settlement officer that he had sufficient cause for not preferring such claim within the period fixed under section 6

Treatment of olstma relating to practice of shifting cultivation

- (1) In the case of a claim relating to the practice of shifting cultivation, the Forest Settlement officer shall record a statement setting forth the particulars of the claim and of any local rule or order under which the practice as allowed or regulated, and submit the statement to the Local Government, together with his opinion as to whether the practice should be permitted or prohibited wholly or in part
 - (2) On receipt of the statement and opinion the Local Gov ernment may make an order permitting or prohibiting the practice wholly or in part
 - (3) If such practice is permitted wholly or in part, the Forest Settlement officer may arrange for its exercise-
 - (a) by altering the limits of the land under settlement so as to exclude land of sufficient extent, of a suitable kind and in a locality reasonably convenient for the purposes of the claimants or
 - (b) by causing certain portions of the land under settlement to be separately demarcated, and giving permission to the claimants to practice shifting cultivation there in under such conditions as he may prescribe
 - (4) All arrangements made under sub section (3) shall be sub-
 - ject to the previous sanction of the Local Government (5) The practice of shifting cultivation shall in all cases be
 - deemed a privilege subject to control restriction and abolition by the Local Government

Power to acquire land over which plalmed

- 11. (1) In the case of a claim to a right in or over any land, other than a right of way or right of pasture, or a right to forestproduce or a water course the Forest Settlement officer shall pass an order admitting or rejecting the same in whole or in part
 - (2) If such claim is admitted in whole or in part the Forest Settlement-officer shall either-
 - (i) exclude such land from the limits of the proposed forest, or

(Chapter II -Of Reserved Forests)

- (11) come to an agreement with the owner thereof for the surrender of his rights, or
- (sii) proceed to acquire such land in the manner provided by the Land Acquisition Act, 1894
- (3) For the purpose of so acquiring such land-
 - (a) the Torest Settlement officer shall be deemed to be a Collector proceeding under the Land Acquisition Act. 1894.
 - (b) the claimant shall be deemed to be a person interested and appearing before him in pursuance of a notice given under section 9 of that Act.
 - (c) the provisions of the preceding sections of that Act shall be deemed to have been complied with, and
 - (d) The Collector, with the consent of the claimant, or the Court with the consent of both parties, may award compensation in land, or partly in land and partly in money
- 12. In the case of a claim to rights of pasture or to forest- Claims to produce, the Forest Settlement officer shall pass an order admitting rights of or rejecting the same in whole or in part

pasture or to torestproduce.

13 The Forest Settlement-officer, when passing any order be made by under section 12, shall record, so far as may be practicable,-

Lorent Fettiement.

- (a) the name, father's name, caste, residence and occupation officer of the person claiming the right, and
- (b) the designation, position and area of all fields or groups of fields (if any) and the designation and position of all buildings (if any) in respect of which the exercise of such rights is claimed
- 14 If the Forest Settlement-officer admits in whole or in beautiful part any claim under section 12, he shall also record the extent be shalls to which the claim is so admitted, specifying the number and description of the cattle which the claimant is from time to time entitled to graze in the forest, the season during which such pasture is permitted the quantity of timber and other forest produce which be in from time to time and other forest produce and such of er particulars as the case may require. If e shall also record whe her the timber or other forest produce of tained by the election of the produce of the related. of the rights claimed may be sold or hartered
- (I) After making such record the Lorset Settle sell becomes offerer shall, to the best of his ability, and Laving due re, and he means the mantenance of the reserved forest in respect of which he has been considered forest in respect of which he has been considered forest in respect of which he has been considered forest and respect of the highest considered forest and respect of the highest considered forest and respect of the highest considered forest and the highest considered forest and the highest considered forest consider

(Chapter, II .- Of Reserved Forests)

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(Chapter II -Of Reserved Forests.)

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 - (c) the provisions of the preceding sections of that Act shall be deemed to have been complied with; and
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(Chapter II -O:

or that the rights admitted a

section 16

23. No right of any d cr a reserved forest except by over reserved tract in writing made by cr forest, except some person in whom such it is under section 20 was issued

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provided. Rights not to without sanction

No right

acquired

as bere

24. (1) Notwithstandir be arenated no right continued under 15 shall be alienated by otherwise, without the sanctim

> at is appendent to any Provided that, whe otherwise alienated with such land land or house, it may b or house

> (2) No timber or other forest-produce obtained in exercise of any such right shall be sold or bartered except to such extent as may have been admitted in the order recorded under section 11

Power to atop ways and water courses in reserved foresta

25. The Forest-officer may, with the previous sanction of the Levil Government or of any officer duly authorised by it in this behalf, stop any public or private way or water-course in a reserved forest, provided that a substitute for the way or watercourse so stopped, which the Local Government deems to be reasonably convenient, already exists, or has been provided or constructed by the Forest-officer in lieu thereof

Acta probibited in such 1 orests

(1) Any person who-

(a) makes any fresh clearing prohibited by section 5, or

(b) sets fire to a reserved forest, or, in contravention of any rules made by the Local Government in this behalf, kindles any fire, or leaves any fire burning, in such manner as to endanger such a forest,

or who, in a reserved forest-

- (c) kindles, keeps or carries any fire except at such seasons as the Forest-officer may notify in this behalf:
 - (d) trespasses or pastures cattle, or permits cattle to trespass;
 - (e) causes any damage by negligence in felling any tree or cutting or dragging any timber.
 - (f) fells, girdles, lops, taps or burns any tree or strips off the bark or leaves from, or otherwise damages, the
 - (g) quarries stone, burns lime or charcoal, or collects, subjects to any manufacturing process, or removes, any forest-produce;

(Chapter II -Of Reserved Forests Chapter III -Of Village Forests)

- (h) clears or breaks up any land for cultivation or any other purpose,
- (i) in contravention of any rules made in this behalf by the Local Government hunts shoots fishes poisons water or sets traps or snares, or
- (j) in any area in which the Elephants Preservation Act, 1879 is not in force kills or catches elephants in contravention of any rules so made

shall be punishable with imprisonment for a term which may extend to six months or with fine which may extend to five andred ringess or with both in additionate such compensation.

FINANCIAL COMMISSIONERS' OFFICE, PUNJAB.

Correction slip no 104 P J. A dated Lahore, the 29rd-September, 1938

Pun ab I and Administration Acts, Volume I

The Indian Tarest Act XVI of 1927

Section 26 Page 13

For the words "on behalf of Government ' substitute the words on helalf of the Crown "

[Covernment of India (Idaptation of Indian Laws) Order, 1937]

that any jenalty has been inflicted under this becton, discussion of all makes

TINANCIAL COMMISSIONERS' OFFICE, PUNJAB Correction slip no 105 P L A dated Labore the 23rd

Exertible 1988
Puriab Land Administration Acts. Volume 1

The Indian Forest Act AVI of 1927

Section 27 Page 13

Omit the words ' subject to the control of the Governor General in Council '

[Gevernment of India (Adaptation of Indian Laws) Order, 1937]

^{23. (1)} The Individual ment may assign to any village permation of community the rights of Government to or over any land which village have been constituted a reserved forest and may cancel such forest.

(Chapter III -Of Village farests : Chapter IV -Of Protected Forests)

- (2) The Local Government may make rules for regulating the management of village-forests prescribing the conditions under which the community to which any such assignment is made may be provided with timber or other forest produce or pasture, and their duties for the protection and improvement of such forest
- (3) All the provisions of this Act relating to reserved forests shall (so far as they are not inconsistent with the rules so made) apply to village-forests

CHAPTER IV

Or PROTECTED FORESTS

- 29 (1) The form the provisions of this Chapter applicable to any forest land or waste-land which is not included in a reserved forest, but which is the property of Government, or over which the Government has proprietary rights or to the whole or any part of the forest produce of which the Government is entitled
 - (2) The forest land and waste lands comprised in any such notification shall be called a ' protected forest '
 - (3) No such notification shall be made unless the nature and extent of the rights of Government and of private persons in or over the forest land or waste land comprised therein have been inquired into and recorded at a survey or settlement, or in such other manner as the Local Government thinks sufficient such record shall be presumed to be correct until the contrary is proved

Provided that if in the case of any forest land or wasteland the Local Government thinks that such inquiry and record are necessary but that they will occupy such length of time as in the meantime to endanger the rights of Government the Local Government may pending such inquiry and record, declare such land to be a protected forest but so as not to abridge or affect any existing rights of individuals or communities

- 30 The Liver Government may, by notification in the local official Gazette -
 - (a) declare any trees or class of trees in a protected forest to be reserved from a date fixed by the notification,
 - (b) declare that any portion of such forest specified in the notification shall be closed for such term, not ex ceeding thirty years as the Local Government thinks fit, and that the rights of private persons af any, over such portion shall be suspended during such term, provided that the remainder of such forest be sufficient and in a locality reasonably convenient for the

Protected f oresta

> Power to issue notifi

estion reserving

trees etc

(Chanter IV -Of Protected Forests)

due exercise of the rights suspended in the portion so closed, or

- (c) prohibit, from a date fixed as aforesaid, the quarrying of stone, or the burning of lime or charcoal, or the collection or subjection to any manufactur ng process, or removal of, any forest-produce in any such forest, and the breaking up or clearing for cultivation, for building, for herding cattle or for any other purpose, of any land in any such forest
- 31. The Collector shall cause a translation into the local Publication of vernacular of every notification issued under section 30 to be affixed translation of in a conspicuous place in every town and village in the neigh- such notificabourhood of the forest comprised in the notification

52. The Provinced Government may make rules to regulate the Power to following matters namely -

- (a) the cutting, sawing conversion and removal of trees and forests timber, and the collection, manufacture and removal of forest produce, from protected forests,
- (b) the granting of licences to the inhabitants of towns and villages in the vicinity of protected forests to take trees, timber or other forest produce for their own use, and the production and return of such licences by such persous,
- (c) the granting of licences to persons felling or removing trees or timber or other forest produce from such forests for the purposes of trade and the production and return of such licences by such persons,
- (d) the payments if any, to be made by the persons men-tioned in clauses (b) and (c) for permission to cut such trees or to collect and remove such timber or other forest produce
- (e) the other payments if any to be made by them in restect of such trees timber and produce, and the places where such payment shall be made.
- (f) the examination of forest produce passing out of such forests.
- (g) the clearing and breaking up of land for cultivation or other purposes in such forests.
- (h) the protection from fire of timber lying in such forests and of trees reserved under section 30.
- (i) the cutting of grass and pasturing of cattle in such forests.
- (5) hunting shooting fi hing personing water and setting traje or snares in such forests and the killing or catching of elephants in such forests in areas in which the Fler I ants' Preservation Act 18"0, is not in force.

(Chapter III -Of Village forests Chapter IV -Of Protected Forests)

- (2) The Local Government may make rules for regulating the management of village forests prescribing the conditions under which the community to which any such assignment is made may be provided with timber or other forest produce or pasture and their duties for the protection and improvement of such forest
- (3) All the provisions of this Act relating to reserved forests shall (so far as they are not inconsistent with the rules so made) apply to village-forests

CHAPTER IV

OF PROTECTED FORESTS Protected

- (1) The Lord Government may, by notification in the local official Gazette declare the provisions of this Chapter appli cable to any forest land or waste land which is not included in a reserved forest but which is the property of Government or over which the Government has proprietary rights or to the whole or any part of the forest produce of which the Government is entitled
 - (2) The forest land and waste lands comprised in any such notification shall be called a protected forest
 - (3) No such notification shall be made unless the nature and extent of the rights of Government and of private persons in or over the forest land or waste land comprised therein have been inquired into and recorded at a survey or settlement or in such other manner as the Local Government thinks sufficient Every such record shall be presumed to be correct until the contrary 15 proved

Provided that if in the case of any forest land or waste land the Local Government thinks that such inquiry and record are necessary but that they will occupy such length of time as in the meantime to endanger the rights of Government, the Local Government may pending such inquiry and record declare such land to be a protected forest but so as not to abridge or affect any existing rights of individuals or communities

Power to lesue notifi estion reserving trees e.c.

forests

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(Chapter V -Of the Control over Forests and Lands not lang the Property of Government

CHAPTERY

OF THE CONTEST ONE P POPESTS AND LANDS NOT BEING THE Property or Government

35. (I) The freehand Government may, by notification in the Present of Jonal official Garette, regulate or probil it in any freet or waste, from for erects! land_

- (a) the breaking up or clearing of land for cultivation
- (b) the pasturing of cattle, or
- (c) the firing or clearing of the vegetation .
- when such reculation or prohibition appears necessary for any of the following purposes -
 - (i) for protection against storms, winds, rolling stones floods and avalanches.
 - (in for the preservation of the soil on the ridges and slopes and in the valleys of hilly tracts the prevention of landships or of the formation of ravines and torrents. or the protection of land against crosion, or the lenout thereon of and, stones or gravel
 - (iii) for the maintenance of a water-supply in springs rivers and tanks.
 - (er) for the protection of roads, bridges railways and other lines of communication.
 - (r) for the preservation of the public health
 - (2) The Local Government may, for any such purpose construct at its own expense, in or upon any forest or waste-land. such work as it thinks fit
 - (3) No notification shall be made under sub-section (1) nor shall any worl be legun under sub-section (2), until after the terms of a notice to the owner of such forest or land calling on him to show cause, within a reasonable period to be specified in such notice, whe such notification should not be made or work constructed, as the case may be and until his objections if any, and any evidence to may produce in support of the same, have been heard by an effect duly appointed in that behalf and have been considere liv the Local Government
 - 36. (1) In the of neglect of or wilful disabedience to any lower to 36. (I) In case of negative section 25, or if the purpose of secure any work to be constructed under that section so require, the second management of the purpose of sections any work to be constructed under that section so require, the second of torses Government may, after notice in writing to the owner of each forest or land and after orns dering his of pertions of ane, place the same ur for the control of a Forest-officer and may declare that all or and of the provisions of this art relating to reserve I forests shall ay, ly to each forset or land

1927-Act XVI. INDIAN FOREST

(Chapter V -Of the Control over Forests and Lands not being the Property of Government Chapter VI -Of the Duty on Timber and other Porest-produce

(2) The net profits, if any, arising from the management

Expropriation of forests in certain C#369

of such forest or land shall be paid to the said owner 37. (1) In any case under this Chapter in which the Project Government considers that, in lieu of placing the forest or land

under the control of a Popest-officer, the same should be acquired for public purposes, the Hart Government may proceed to acquire it in the manner provided by the Land Acquisition Act, 1894 (2) The owner of any forest or land comprised in any notification under section 35 may, at any time not less than three or more than twelve years from the date thereof, require that

Protection of forests at request of owners.

such forest or land shall be acquired for public purposes, and the Local Government shall acquire such forest or land accordınglı 38. (1) The owner of any land or, if there be more than one owner thereof, the owners of shares therein amounting in the

aggregate to at least two-thirds thereof may, with a view to the

formation or conservation of forests thereon, represent in writing

- to the Collector their desire-(a) that such land be managed on their behalf by the Torestofficer as a reserved or a protected forest on such terms
 - as may be mutually agreed upon or (b) that all or any of the provisions of this Act be applied to

such land (2) In either case the Horning Government may by notification in the local official Gazette, apply to such land such provisions of this Act as it thinks suitable to the circumstances thereof and as may be desired by the applicants

CHAPTER, VI

Power to on t mber and other forest ntoda-e

- Of the Duty of Times and other Porest-Produce

 39. (1) The Inter Government may levy 2 duty in such impose duty manner, at such places and at such rates as it may declare by notification in the local official Gazette on all timber or other forest-produce -
 - (a) which is produced in British India, and in respect of which the Constituent has any right,
 - (b) which is brought from any place outside British India

Provided that a notification directing the levy of a duty, in the case of timber and other forest-produce brought from any place outside British India which is not under the control of the Local Government, shall not be assued without the previous sanc-

tion of the Governor-General in Council

FINANCIAL COMMISSIONERS, OFFICE, PUNIÁB.

Connection blip no 106 P. L. A. Dated Lanons, the 21nd

Puniab Land Administration Acts, Volume I.

The Indian Porest Act, XVI of 1927 Section 39, Pages 18 19.

- (a) In sub sections (1) and (2), for the worls " Learl Government" substitute the words " Central Covernment "
 - (b) In sub section (1), for the words "the Givernment" substitute the words "the Crown" and omet the provise
 - (c) After sub secti in 8 invert -
 - (4) Un'il provision to the contrive is mile by the Central Legislature, any Provincial Government which was immediately before the commencement to Part III of the Government of India Act, 1935, Isrying a daily on any timber or other forest produce profit of in that Province may continue to levy that duty on such timber or forest produce
 - Provided that nothing in this sib section authorises the levy of any dirty which as between timber or other for sit produce of the Prevines and similar produce of the locality outside the Province, discriminates in favour of the former, or which, in the case of timber or other forces, produce of localities a case let the Province, discriminates between timber or other forest produce of one locality and similar timber or other forest produce of nother locality.

[Government of India (Adaptation of Indian Laws) Order 1937]

or other produce without a pass from an officer duly authorised to issue the same, or otherwise than in accordance with the conditions of such pass,

- (c) provide for the issue, production and return of such passes and for the payment of fees therefor.
- (d) provide for the stoppage reporting, examination and marking of timber or other forest produce in transit, maner is payable to fine the contract of account of the price thereof, or on account of any dark, fee royalty the purposes of this Act to affix a mark.

(e) provide for the estal heament and regulation of depots to which such timber or other produce shall be taken

(Chapter VII -Of the Control of Timber and other Forest-pro-

by those in charge of it for examination, or for the payment of such money, or in order that such marks may be affixed to it, and the conditions under which such timber or other produce shall be brought to, stored at and removed from such denots,

- (f) prohibit the closing up or obstructing of the channel or banks of any river used for the transit of timber or other forest produce and the throwing of grass, brushwood, brunches or leaves into any such river or any act which may cause such river to be closed or obstructed.
- (g) provide for the prevention or removal of any obstruction of the channel or banks of any such river, and for recovering the cost of such prevention or removal from the prevention.

I INANCIAL COMMISSIONERS' OFFICE, PUNJAB

(OFRICTION SUP NO. 103 P L 4, DATED LAHORE, THE 23ED SITTLEBER, 1938.

l'unjab Lant Administration Acts, Valume I.

The Indian Porest Ach, AVI of 1927.

1/4 4 20

After eveling 41 encert :-

"41.1 Notwithstanding anything in section 41 the Central Government may make rules to prescribe the rode by which alime the best of other torest produce may be imparted by the control across any case me frontier as defined by the Central Government and any rules made under section 41 shall have thest subject to the rules made under this control.

the norm and bein (thirties of Initian Lous) Order, 1637.]

(2) Such rules may provide that penalties which are double of those mentioned in sub-section (I) more be inflicted in cases where the offence is committed after sunset and before sunried or after preparation for resistance to lawful authority, of where the offender has been previously convicted of a libeoffence.

Government

43. The Government shall not be responsible for any loss afform not or damage which may occur in respect of any timber or other blass for forest-produce while at a depot established under a rule made forest of much possible for any such dages identify, this Act, and no Forest officer shall be responsible for any such

FINANCIAL COMMISSIONERS OFFICE, PHNJAR

CORRECTION SLIP NO. 110 P L A . DATED LABORE. THE 23nd SEPTEMBER, 1938

Puniab Lant Administration Acts, Volume I. The Indian Forest Act. XVI of 1927.

Section 44. Page 21.

For the word "Government" substitute the word "Crown" [Government of India (Adaptation of Indian Laws) Order. 1937.]

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CHAPTER VIII

OF THE COLLECTION OF DRIFT AND STRANDED TIMBER

(1) All timber found admit beached stranded Or Certain kinds 45 sunk. all wood or timber bearing marks which have not been property of

registered in accordance with the rules made under section 41, or Government on which the marks have been obliterated altered or defaced by fire until title or otherwise, and therwise, and Provinced in such areas as the Locar Government directs, all unmarked collected proved and

wood and timber. accordingly.

shall be deemed to be the property of Government, unless and

until any person establishes his right and title thereto, as provided in this Chapter (2) Such timber may be collected by any Forest officer or other person entitled to collect the same by virtue of any rule

made under section 51, and may be brought to any depot which the Torest officer may notify as a depot for the reception of drift timber

(3) The freed trovernment may, by notification in the local official Gazette, exempt any class of timber from the provisions of this section

46. Public notice shall from time to time be given by the Notice to Forest-officer of timber collected under section 45 Such notice claimants of shall contain a description of the timber, and shall require any dells simber, person claiming the same to present to such officer, within a period not less than two months from the date of such notice, a written statement of such claim

- -- h statement is pre-nted as aforesaid, Procedure

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(Clapter VII -Of the Control of Simber and other Forest produce in Transit)

by those in charge of it for examination, or for the payment of such money or in order that such marks may be affixed to it and the conditions under which such timber or other produce shall be brought to, stored at and removed from such dejots,

- (f) prohibit the closing up or obstructing of the channel or banks of any river used for the trunsit of unler or other forest produce and the throwing of grass brushwood branches or leaves into any such river or any act which may cause such river to be closed or obstructed
- (1) provide for the prevention or removal of any obtraction of the channel or banks of my such river and for recovering the cost of such prevention or removal from the nerson whose articles are

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(2) Such rules may provide that penalties which are double of those mentioned in sub-section (1) may be inflicted in cases where the offence is committed after sunset and before sunnise or after preparation for resistance to large

FINANCIAL COMMISSIONERS OFFICE, PUNJAB

FINANCIAL COMMISSIONERS' OFFICE, PUNJAB.

CORRECTION SLIP NO. 110-P. L. A., DATED LAHORE, THE 28nd SEPTEMBER, 1939.

Punjab Land Administration Acts, Volume I. The Indian Forest Act, XVI of 1927.

Section 44. Page 21.

For the word "Government" substitute the word "Crown" [Government of India (Adaptation of Indian Laws) Order. 1937.]

perty trom damage or row.

CHAPTER VIII.

OF THE COLLECTION OF DRIFT AND STRANDED TIMBER.

45. (1) All timber found adrift, beached, stranded or Certala kinds of timber to all wood or timber bearing marks which have not been property of registered in accordance with the rules made under section 41, or Government

registered in accordance with the rules made under section 41, or downman on which the marks have been obliterated, altered or defaced by fire until the or otherwise; and proved, and in such areas as the free foretnment directs, all unmarked may be a considerable of the control of the contr

wood and timber;

shall be deemed to be the property of Government, unless and until any person establishes his right and title thereto, as provided in this Chapter.

(2) Such timber may be collected by any Torest-officer or other person entitled to collect the same by virtue of any rule made under section 51, and may be brought to any depôt which the Torest-officer may notify as a depôt for the reception of drift timber.

(3) The front Government may, by notification in the local official Gazette, exempt any class of timber from the provisions of this section.

46. Public notice shall from time to time be given by the Kolles to Torest-officer of timber collected under section 45. Such natice chimants of shall contain a description of the timber, and shall require any drift timber. Person claiming the same to present to such officer, within a period not less than two months from the date of such notice, a written statement of such claim.

47. (I) When any such statement is presented as aforesaid, Procedure on the I orest-officer may, after making such inquiry as he thinks them present, either reject the claim after recording his reasons for so doing, such Matter or deliver the tumber to the claimant

(2) If such timber is claimed by more than one person, the forest-officer may either deliver the same to any of such persons when he deems entitled thereto, or may refer the claimants to



(Chapter VIII - Of the Collection of Drift and Stranded Timenalties and Procedure)

the may prescribe, as penalties for made under this section, imprisonment for a term which may extend to five hundred rupes, or both

CHAPTER IX

PENALTIES AND PROCEDURE

- 52. (I) When there is reason to believe that a forest-oflence Saizure of has been committed in respect of any forest-produce, such produce, properly together with all tools, boats, carts or cittle used in committing labb to any such offence, may be seized by any 1 orest officer or Police. confiscation, officer
- (2) Every officer seizing any property under this section shall place on such property a mark indicating that the same has been so seized, and shall, as soon as may be make a report of such seizure to the Magistrate having jurisdiction to try the offence on account of which the seizure has been made.

Provided that, when the forest-produce with respect to which such offence is believed to have been committed is the property of Government, and the offender is unknown it shall be sufficient if the officer makes, as soon as may be, a report of the circumstances to his official superior

53. Am Porest officer of a rank not inferior to that of a Power to

53. Any Torest officer of a ranl not inferior to that of a Power to ho or whose subordinate has seized any tools, boats, release under section 52, may release the same on the so zed ander ner thereof of a bond for the production of the section 52.

1927-Act XVI.-INDIAN FOREST.

24 Procedure

(Chapter IX -Penalties and Procedure)

when offender not known. or cannot be found

57. When the offender is not known or crunot be found, the Magistrate may, if he finds that an offence has been committed. order the property in respect of which the offence has been committed to be confiscated and taken charge of by the Forest officer, or to be made over to the person whom the Magistrate deems to he entitled to the same

Provided that no such order shall be made until the expiration of one month from the date of seizing such property, or without hearing the person, if any, claiming any right thereto, and the evidence if any, which he may produce in support of his claim

Procedure as to perishable property serred under section 52

58. The Magistrate may, notwithstanding anything hereinbefore contained, direct the sale of any property seized under section 52 and subject to speedy and natural decay, and may deal with the proceeds as he would have dealt with such property if it had not been sold

Appeal from orders under section 55 section 58 or section 57

59. The other who made the seizure under section 52, or any of his official superiors, or any person claiming to be interested in the property so seized, may, within one month from the date of any order passed under section 55, section of or section 57, appeal therefrom to the Court to which orders made by such Magistrate are ordinarily appealable, and the order passed on such appeal shall be final

Property when to vert in Government.

When in order for the conficcation of any property has been passed under section 50 or section 57, as the case may be, and the period limited by section 59 for an appeal from such order has elapsed and no such appeal has been preferred, or when, on such an appeal being preferred, the Appellate Court confirms such order in respect of the whole or a portion of such property, such property or such portion thereof, as the case may be, shall yest in the Government free from all incumbrances

Saving of power to release property seized

Nothing hereinbefore contained shall be deemed to prevent any officer empowered in this behalf by the Last Government from directing at any time the immediate release of any property seized under section 52

Pun'sbment for wrongful selzure

Any Forest officer or Police officer who vexatiously and unnecessarily seizes any property on pretence of seizing property liable to confiscation under this Act shall be punishable with imprisonment for a term which may extend to six months, or with fine which may extend to five hundred rupees, or with both

Penalty for counterfeiting or delacing marks on trees and tim her and for altering boundary

marks.

63. Whoever, with intent to cause damage or injury to the public or to any person, or to cause wrongful gain as defined in the Indian Penal Code-

(a) knowingly counterfeits upon any timber or standing tree a mark used by Forest officers to indicate that such timber or tree is the property of the Government

(Chapter IA -Penalties and Procedure)

or of some person, or that it may lawfully be cut or removed by some person; or

- (b) alters, defaces or obliterates any such mark placed on a tree or on timber by or under the authority of a Forest-officer, or
- (c) alters, moves, destroys or defaces any boundary-mark of any forest or waste-land to which the provisions of this Act are applied.

shall be punishable with imprisonment for a term which may extend to two years, or with fine, or with both

64. (I) Any Forest-officer or Police officer may, without orders Power to from a Magistrate and without a warrant, arrest any person against arrest withwhom a reasonable suspicion exists of his having been concerned out warrant. in any forest-offence punishable with imprisonment for one month or unwards

- (2) Every officer making an arrest under this section shall, without unnecessary delay and subject to the provisions of this Act as to release on bond, take or send the person arrested before the Magistrate having jurisdiction in the case, or to the officer in charge of the nearest police station
- (3) Nothing in this section shall be deemed to authorise such arrest for any act which is an offence under Chapter IV unless such act has been prohibited under clause (c) of section 30
- 65. Any Forest-officer of a rank not inferior to that of a Power to Runger, who or whose subordinate, has arrested any person under release on the provisions of section 64, may release such person on his execut- bond a person ing a bond to appear, if and when so required, before the Magis son arrested. trate having jurisdiction in the case, or before the officer in charge of the nearest police station
- 66. Every Forest-officer and Police-officer shall prevent, and Power to may interfere for the purpose of preventing, the commission of prevent comany forest-offence

- 67. The District Magistrate or any Magistrate of the fist class Power to try epecially empowered in this behalf by the Maria Government may offence. try summarily, under the Code of Cr minal Procedure 1898, any summe forest-offence punishable with imr onment for a term not exceeding six months, or fine not a ceeding five hundred rupees, or both
 - 68. (1) The from the forement may, by netification in the Jecela" cial Garette, emponer a I crestat cer-

(d) to accept from any persons against whom a reasonable coneuspicion exists that he has committed any forest-

Chanter IX -Penalties and Procedure Chapter A -Cattle trespass)

offence, other than an offence specified in section 62 or section 63, a sum of money by way of compensation for the offence which such person is suspected to have committed, and

- (b) when any property has been seized as liable to confiscation, to release the same on payment of the value thereof as estimated by such officer
- (2) On the payment of such sum of money, or such value, or both, as the case may be to such officer the suspected person, if in custody, shall be discharged, the property, if any, seized shall be released, and no further proceedings shall be taken against such person or property
- (3) A Fore t-officer shall not be empowered under this section unless he is a Porest officer of a rank not inferior to that of a Ranger and is in receipt of a monthly salary impunting to at least one hundred rupees and the sum of money accepted as compen ation under clause (a) of sub-section (1) hall in no case exceed the sum of fifty rupees

Presumption that forest produce belongs to Government.

69. When in any proceedings taken under this Act, or in consequence of anything done under this Act, a question arises as to whether any forest produce is the property of the Government such produce shall be presumed to be the property of the Government until the contrary is proved

CHAPTER X CATTLE-TRESPASS

to apply

shall be deemed to be cattle doing damage to a public plantation within the meaning of section II of the Cattle-trespass Act, 1871, 1 of and may be seized and impounded as such by any Forest officer or Police-officer

Power to alter fines fixed under that Act

71. The Local Devernment may by notification in the local official Gazette direct that, in lieu of the fines fixed under section 12 of the Cattle-trespass Act, 1871, there shall be levied for each 1 of head of cattle impounded under section 70 of this Act such fines as it thinks fit, but not exceeding the following, that is to say

> For each elephant .. ten rupees

> two rupees For each hoffsto or camel For each horse, mare, gelding Lony colt filly mule bull bullock cowor heafer

> For each calf, ass p g, ram ewe, sheet, lamb goat or eght annes

(Chapter XI -Of Forest-officers. Chapter XII .- Subsidiary Rules.)

CHAPTER XI.

OF FOREST-OFFICERS.

72. (I) The Production of Forest-officer Local Government may invest any Forest-officer Local Government. with all or any of the following powers, that is to say:-

Invest Forest certain

(a) nower to enter upon any land and to survey, demarcate officers with and make a man of the same.

(b) the powers of a Civil Court to compel the attendance of DOWNTSwitnesses and the production of documents and material objects

(c) power to issue a search-warrant under the Code of Criminal Procedure, 1898; and

(d) power to hold an inquiry into forest-offences, and, in the course of such inquiry, to receive and record erulance

(2) Any evidence recorded under clause (d) of sub-section (1) shall be admissible in any subsequent trial before a Magistrate. provided that it has been taken in the presence of the accused nerson

73. All Forest-officers shall be deemed to be public servants Forest-officers 1860, within the meaning of the Indian Penal Code

74. No suit shall he against any public servant for anything servants. done by him in good faith under this Act

75. Except with the permission in writing of the Local Gov. good faith. ernment, no Forest-officer shall, as principal or agent, trade in Forest-officers

timber or other forest-produce, or be or become interested in any not to trade. lease of any forest or in any contract for working any forest, whether in or outside British India

CHAPTER YII

76. The front Government may make rules—

(a) to prescribe and limit the powers and duties of any Additional Porest-officer under this Act, (b) to regulate the rewards to be paid to officers and in-

formers out of the proceeds of fines and confiscation under this Act:

(c) for the pre-creation, reproduction and disposal of trees and timber belonging to Government, but grown on linds belonging to or in the occupation of private berone: and

(d) generally, to carry out the provisions of this Act 77. Any person contravening any rule under this Act, for Peralice for

the contravention of which ro special penalty is provided, break of shall be purished le with imprisor ment for a term which may extend to one munth, or fre which may extend to five Lundred rupees, or Inth.

deemed public

make rules.



(Chapter AIII - Miscellaneous)

shall be punishable with imprisonment for a term which may extend to one month, or with fine which may entend to two hundred rupees, or with both

80. (1) If the Government and any person be jointly in of forests the terested in any forest or waste-land or in the whole or any part of lout property the produce thereof, the the Government may either

of Govern

(a) undertake the management of such forest, waste land or other persons produce, accounting to such person for his interest in

(b) issue such regulations for the management of the forest waste land or produce by the person so jointly in terested as it deems necessary for the management thereof and the interests of all parties therein

(2) When the Local Government undertakes under clause (a) of sub section (1) the management of any forest, waste land or pro duce it may, by notification in the local official Gizette, declare that any of the provisions contained in Chapters II and IV shall apply to such forest, waste-land or produce and thereupon such provisions shall apply accordingly

81. If any person he entitled to a share in the produce of any Farlan to perform forest which is the property of Government or over which the Gov serves for ernment has proprietary rights or to any part of the forest Ir dues will hashare of which the Government is entitled, upon the condition of duly in prod ce of performing any service connected with such forest such share shall for at le be liable to confiscation in the event of the fact being established to enjoyed the satisfaction of the liable Government that such service is no longer so performed

Provided that no such share shall be confirented until the person entitled thereto and the evidence of any, which I may produce in proof of the due performance of such service have been heard by an officer duly appointed in that behalf by the Levil

Government All money payable to the Government under this Act or I covery of under any rule made under this Act, or on account of the price of m ney fue any forest-produce, or of expenses incurred in the execution of this ment Act in respect of such produce may, if not paid when due be re covered under the law for the time being in force as if it were an arrear of land revenue

83. (1) When any such money is payable for or in respect Denon of any forest produce the amount thereof shall be deemed to be a forest produce first charge on such produce, and such produce may be taken more possession of ly a Forest off cer until such amount has been 1 aid

(2) If such amount is not paid when due the I crest-officer may sell such produce by pullic nuction and the proceeds of the sale shall be applied first in discharging such amount

(3) The surplus of any, of ret class ed within two r the from the date of the sale by the person entitled ther forfested to his majesty

Land required mader this Act to be deemed to be needed for a public pur pose under the Land Acquisition (Chapter AIII - Miscellaneous 71c Solydule)

84. Whenever it uppears to the boost Government that any land is required for any of the purposes of this Act, such land shall be deemed to be needed for a public purpose within the meaning of Is section 4 of the Land Acquisition Act, 1894

Act 1894

Recovery of penalt es due under bond

55. When any person in accordance with any provision of this Act or in compliance with any rule made thereunder, binds himself by any bond or instrument to perform any duty or act, or ovenants by any bond or instrument that he or that he and his extants and agents will abstruct from any act the whole sum mentioned in such bond or instrument as the amount to be paid in case of a breach of the conditions thereof may notwith tanding anything in section 14 of the Indian Contract Act 1879 he reforered from 12 him in case of such breach as if it were an arren of land prequie

Repeals

86 The enactments mentioned in the S liedule are hereby repealed to the extent specified in the fourth column thereof

THF SCHEDUIE (See section 86)

ENACTMETS REPEALED

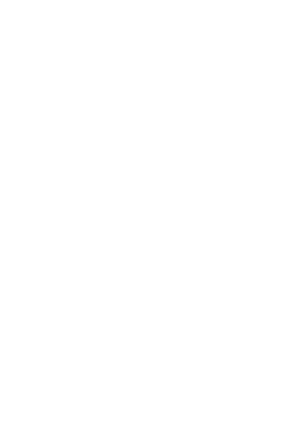
	No	Short title	Extent of repeal
1	2	3	4
1878	VII	The Indian Forest Act 1878	So much as has not already been torcaled
1890	¥	The Forest Act 1990	D tto
1631	YII	The Amendin - Act 1891	So much of Part I of Sche dule II as relates to the
1901	\boldsymbol{v}	The Indian Forest (Amend ment) Act 1901	Ind an Forest Act 1878 So much as has not already been repealed
1011	1.0	The Indian Forest (Amend) Duo
1014	``	ment) Act 1911 Tle Repealing an 1 Amend ing Act 1914	So much of the Second Schedule as relates to the Ind an Forest Act 1878 the Ind an Forest Act, 1890 and the Ind an Forest (Amendme t) Act 1991 The whole
	ł		
2000		}	So much of Schedule I Part I, as relates to the Ind an Forest Act 1878

PUNJAB FOREST (SALE OF TIMBER) ACT, 1913.

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Sections.

- 1. Short title, extent and commencement.
- 2. Meaning of terms.
- Power to make rules regulating sale of timber and theestablishment of sale depôts
- 4. Application of Chapter X of Indian Forest Act
- 5. Indemnity for acts done in good faith.



PUNJAB FOREST (SALE OF TIMBER) ACT, No. III OF 1 913.

FINANCIAL COMMISSIONERS' OFFICE, PUNJAB.

Correction slip no. 95-P. L. A., dated Lahore, the Sed September, 1988.

Punjab Land Administration Acts, Volume I.

Punjab Forest (Sale of Timber) Act, III of 1913.

Sections I and 3 (1), page 3.

For the words "Local Government substitute the words The Govern
"Rrovincial Government" wherever they occur India
(Adapta
tion
Indian
Laws)
(1007)

FINANCIAL COMMISSIONERS OFFICE, PUNJAB
CORRECTION SUIP NO 96 P. L. A., DATED LAHORE THE JRD
SUPPEMBER, 1989.

Punjah Land Administration Acts, Volume I Punjah Forest (Sale of Tumber) Act, 111 of 1913 Sections 1 and 3 (1), page 3.

For the words "Local OTcial Gazo'te" substitute the words The Gore "Official Gazotte."

ledia (Adapta Los Indes Lava) (Mirita (Mirita (Mirita)

Police officer authorized in this behalf by the sional Lorest Officer or by the District Superin ent of Police, respectively,

- (f) prescribe as penalties for the infringement of any made under this section imprisonment which extend to six months or fine which may exter Rs 500 or both Double penalties may be infl where the offence is committed after sunset and fore sunrise, or after preparation for resistance lawful authority or if the offender has been previ ly convicted of a like offence
- (2) All rules made under sub-section (1) shall be so n after previous publication in the Gazette

Application of Chapter X of Indian Forest Act

Indemnity

to good at faith.

- 4 The provisions of Chapter X of the Indian Forest 1878 " with the exception of section 67 shall apply so far as i be to any infringement of the rules made under the Act as such infringement were a forest offence under the Indian Tor Act No suit shall be against any public servant for anything
- for acts done done by him in good faith under this Act " See now the Indian Porest Act 1907 (XVI of 1907) Chapter IX with
 - the exception of section 58

THE PUNJAB LAND PRESERVATION (CHOS) ACT, 1900.

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- 5 Power, in certain cases, to regulate, restrict or prohibit, by special order, within notified areas, certain further matters
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PUNIAB LAND PRESERVATION (CHOS) ACT No II OF 1000

PASSED BY THE LIEUTENANT-GOVERNOR OF THE PUNIAR IN COUNCIL.

(Received the assent of His Honour the Licutenant Governor on the 28th August, 1900, and that of His Excellency the Viceroy and Governor General on the 10th October, 1900, the Governor-General's assent was first published in the "Punish Government Gazette" of the 15th November, 1909)

As amended by-

PUNISH ACT TV OF 1905 PENJAR ACT VII OF 1926

PINJAB ACT VIII OF 1926

AN ACT TO PROVIDE FOR THE BETTER PRESERVATION AND PROTECTION OF CERTAIN PORTIONS OF THE TERRITORIES OF THE PUNJAB SITUATE WITHIN OR ADJACENT TO THE SIWALIK MOUNTAIN RANGE

Whereas it is expedient to provide for the better preserva tion and protection of certain portions of the territories of the Punjab situate within or adjacent to the Sincalik mountain range or affected or hable to be affected by the debousement of forests within that range, or by the action of streams and torrents, such as are commonly called chos, flowing through or from it,

It is hereby enacted as follows -

PRELIMINARY 1. (1) This Act may be called the Punjab Land Preservation short title (Chos) Act. 1900, and

and come mencement

- (2) It shall come into force at once
 - GENERAL DEFINITIONS

In this Act, unless a different intention appears from the subject or context .--

- (a) the expression "land" means land within any local Definitions area preserved and protected or otherwise dealt with in manner in this Act provided, and includes benefits to arise out of land, and things attached to the earth or permanently fastened to anything attached to the earth,
 - (b) the expression "cho" means a stream or torrent flowing through or from the Siwalik mountain range within the Punjab;
- (c) the expressions " tree," " timber," " forest-produce " and " cattle," respectively, shall have the meanings severally assigned thereto in section 2 of the Indian Formt Act, 1575.

H 1674

[&]quot; See now the Indian Forest Act 100" (XII of 100") section :

- (d) the expression "person interested" includes all persons claiming any interest in compensation to be made on account of any measures taken under this Act, and
- (e) the expression "Deputy Commissioner" includes any 4 officer or officers at any time specially appointed by the Local Government to perform the functions of a Deputy Commissioner under this Act

NOTIFICATION AND REGULATION OF AREAS

Notification of areas

Provencial 3. Whenever it appears to the Lees Government that it is desirable to provide for the better preservation and protection of any local area situate within or adjacent to the Si rali! Mountain range or affected or hable to be affected by the deboisement of forests in that range or by the action of chos such Government may by notification, make a direction accordingly

Power to the whole or any part of any such area the Local Government p regulate restrict of probabit by general or special order within notifi fied areas certain

matters

may, by general or special order temporally regulate restrict v or prohibit-(a) the clearing or breaking up or cultivating of land not ordinarily under cultivation prior to the publication

4 In respect of areas notified under section 3-generally, or

of the notification under section 3 (b) the quarrying of stone or the burning of lime at places where such stone or time had not ordinarily been so quarried or burnt prior to the publication of the

notification under section 3

- (c) the cutting of trees or timber, or the collection or re moval or subjection to any manufacturing process otherwise than as described in clause (b) of this subsection of any forest produce other than grass save for bona fide domestic or agricultural purposes
- (d) the setting on fire of trees, timber or forest produce
- (e) the admission, herding, pasturing or retention of sheep or goats.
- (f) the examination of forest produce passing out of any such area and
- (g) the granting of permits to the inhabitants of towns and villages situate within the limits or in the vicinity of any such area to take any tree, timber or forestproduce for their own use therefrom or to pasture sheep or goats or to cultivate or erect buildings therein and the production and return of such permits by such persons

5. In respect of any specified village or villages, or part or Power, in parts thereof, comprised within the limits of any area notified cortain cases, under section 3 the Limit troutinnent may, by special order, restrict or temporarily regulate, restrict or prohibitprohibit, by

(a) the cultivating of any land ordinarily under cultivation within notiprior to the publication of the notification under fied areas, section 3: certain

(b) the quarrying of any stone or the burning of any lime matters at places where such stone or lime had ordinarily been so quarried or burnt prior to the publication of the notification under section 3,

(c) the cutting of trees or timber, or the collection or removal or subjection to any manufacturing process, otherwise than as described in clause (b) of this subsection, of any forest produce. [for any purposes). and

(d) the admission, herding, pasturing or retention of cattle generally, other than sheep and goats or of any class or description of such cattle

6. Every order made under section 4 or section 5 shall be Secesary for published in the 100 tte and shall set forth that the 100 resolution extrement is extracted after due inquiry, that the regulations, respectively. r ctions or prohibitions contained in the order are necessary for to be recited the purpose of giving effect to the provisions of this Act

7. (1) When, in respect of any local area, a notification has been published under section 3, and-

(a) upon such publication any general order made under tions restricsection 4 becomes applicable to such area or

(1) any special order under section for section i, is made of claims for

in the order under section 4 or 5 Pub. lication of

Proclamation of regula tions and

prohibitions. compensation for rights -bihare

stored of tires shed tricted or prohibited, within such period, either to present to such officer a written notice specifying, or to appear before him and state, the nature and extent of such right and the amount and particulars of the compensation (if any) claimed in respect there of

(2) Any claim not preferred within the time fixed in the proclamation made under sub-section (1), shall be rejected

Provided that, with the previous sanction of the Commissioner, the Deputy Commissioner may admit any such claim as if it had been made within such period

CONTROL OVER THE BEDS OF CHOS

- Action when 8 (1) Whenever it appears to the Local Government that Local Gov it is desirable that measures should be taken in the bed of any cho siders it desir for the purpose of—
 - (a) regulating the flow of water within and preventing the widening or extension of such bed or of
 - (b) reclaiming or protecting any land situate within the limits of such bed

such Government max, either proceed at once in manner in sub-section (2) provided, or in the first instance, by notification specifying the nature and extent of the measures to be taken and the locality in and the time within which such measures are to be so taken require all persons possessing proprietry or occupancy rights in land situate in such locality to themelves carry out the measures specified in such notification accordingly

(2) If the whole or any part of the bed of any cho be unclaimed, or, if in the opinion of the Local Government the measures deemed necessary under sub-section (1) are of such a character, in regard to extent and cost that the interference of the Local Government is absolutely necessary, or in the event of the owner or occupies of any portion of the bed of any cho failing to comply with the requirements of any notification issued under sub-section (1) such Government may by notification declare that the whole or any part of the area comprised militant that the whole or any part of the area comprised militant that the whole or support of the area comprised militant for such period and subject to y such conditions (if any) as may be specified in the notification.

Provided that no such declaration shall be made in respect of or shall affect any land included within the limits of the bed of any such cho which at the date of the publication of the notification making such declaration is cultivated or culturable or yields any produce of substantial value

(3) When the owners or occupiers of such locality are unable to agree among themselves regarding the carrying out of such measures the decision of those paving the larger amount of land revenue shall be held to be binding on all

Action when Local Government con siders it desir able to take measures to regulate the beds of chos Vest ng of anch heads

in the Gov

(4) The Local Government may from time to time, by like notification, extend the period during which any such area shall remain rested in the Congressed His Mais W.

a Upon the making of any declaration under sub-section (2) Effect of noti of section 8. all private rights of whatever kind existing in or te sustend or lating to any land comprised within the area specified in the noti- extinguish Section containing such declaration at the time of the publication private rights thereof, shall-

fication to in the area

"he suspended for the period specified in the declaration and section 8 for such further period (if any) to which such period may at any time be extended."

Provided that, as far as circumstances admit, such rights of way and water shall be reserved, in respect of every such area as may be necessary to meet the reasonable requirements and con venience of the persons (if any) who at the time of the making of such declaration, possessed any such rights over such area

- (1) The Deputy Commissioner shall, for the purposes of Power of every notification issued under sub section (2) of section 8. fix the Deputy Comevery notification issued under substitute (a) to the cho to which missioner to be the area comprised within the bed of the cho to which missioner to delimit the such notification is to apply bed and to
- (2) Upon the publication of a notification containing any decide what declaration under sub section (2) of section 8, it shall be lawful for such bed. Pothe Deputy Commissioner tower to take possession of bed when
 - (a) take possession of the area speicfied in such declaration, bed when vested in the (b) eject all persons therefrom, and to
 - tis Maria (c) deal with such area, while it remains vested in the Government, as if it were the absolute property of Gov-

ernment New Hayerly 11. No person shall be entitled to any compensation for any- Bar of com-

thing at any time done, in good faith, in exercise of any power sensation for conferred by section 8, section 9 or section 10

acts done un der section 8. 9 or 10

12 Cancelled by Punjab Act VIII of 1926 section 4 FOWER TO ENTER UPON AND DELINIT NOTIFIED AREAS AND BEDS

13. It shall be lawful for the Deputy Commissioner and for Power to en-

les subordinate officers, servants, care-talers and workmen, from ter upon, surtime to time, as occasion may requiremarcate local

(a) to enter upon and survey any land comprised within any moder section local area in regard to which any notification has been 3 or section 8 served under section ? or section 8.

(1) to erect bench marks on ar I to delimit and demarcate the boundaries of any such local area, and

(c) to do all other acts and things which may be necessary in order adequately to preserve or protect any land er to give effect to all or any of the provis one of this 44

tricted or prohibited, within such period, either to present to such officer a written notice specifying, or to appear before him and state, the nature and extent of such right and the amount and particulars of the compensation (if any) claimed in respect thereof

(2) Any claim not preferred within the time fixed in the proclamation made under sub-section (1), shall be rejected

Provided that, with the previous sanction of the Commissioner, the Deputy Commissioner may admit any such claim as if it had been made within such period

CONTROL OVER THE Brns OF CHOS

- (1) Whenever it appears to the Local Government that Action when Local Gov it is desirable that measures should be taken in the bed of any cho ernment con for the nurpose ofsiders it desir able to take (a) regulating the flow of water within and preventing measures to regulate the
 - the widening or extension of such bed or of
 - (b) reclaiming or protecting any land situate within the limits of such hed

such Government may, either proceed at ouce in manner in sub section (2) provided, or, in the first instance, by notification specifying the nature and extent of the measures to be taken and the locality in and the time within which such measures are to be so taken, require all persons possessing proprietary or occupanty rights in land situate in such locality to themelves carry out the measures specified in such notification accordingly

(2) If the whole or any part of the bed of any cho be unclaim ed, or, if, in the opinion of the Local Government the measures deemed necessary under sub section (1) are of such a character, in regard to extent and cost that the interference of the Local Goverument is absolutely necessary or in the event of the owner or occupies of any portion of the bed of any cho failing to comply with the requirements of any notification issued under sub section (1), such Government may, by notification declare that the whole or the bed of any Pu 1 11 - 11 E any part of the cho shall west . notification such conditions

Provided that no such declaration shall be made in respect of or shall affect any land included within the limits of the bed of any such cho which at the date of the publication of the notifica tion making such declaration, is cultivated or culturable or yields any produce of substantial value

(3) When the owners or occupiers of such locality are unable to agree among themselves regarding the currying out of such measures the decision of those paying the larger amount of land revenue shall be held to be binding on all

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beds of chos

every rotification seared under sub-section (2) of section 8. In the Derate Com. every polification transl under was section to the chaits which rise certo limits of the area comprised within the bed of the chaits which directly such notification is to apply last and to (2) Upon the publication of a notification containing any excitation declaration under sub-section (2) of section 8, it shall be lawful for each but In-

wer to take

the Deputs Comm somer to-(a) tale possession of the area speiched in such declaration, seed when

(c) deal with such area, while it remains vested in the Corument, or if it were the absolute

expressed. Lie Hajisty. No person shall be entitled to any compensation for any- Bar of comthing at any time done, in good faith, in exercise of any power remation for conferred by section 8. section 9 or section 10. acte done under section 8. 9 pr 10

12º Cancelled by Puniab Act VIII of 1926, section 4

FOWER TO ENTER UPON AND DELIMIT NOTIFIED AREAS AND BEDS.

13. It shall be lawful for the Deputy Commissioner and for Power to enhis subordinate officers, servants, care-takers and workmen, from ter upon, suctime to time, as occasion may requirevey and demarcate local (a) to enter upon and survey any land comprised within any under section

local area in regard to which any notification has been 3 or section 8, issued under section 3 or section 8:

(b) to erect bench-marks on and to delimit and demarcate the boundaries of any such local area; and

(c) to do all other acts and things which may be necessary in order adequately to preserve or protect any land or to give effect to all or any of the provisions of this Act:

Inquiries into

claims and awards there

upon

Provided that reasonable compensation to be assessed and determined in the manner in this Act provided, shall be made in respect of any damage or injury caused to the property or rights of any person 1 under the provisions be payable in respect of this section. thin the limits of any of anything dor

local area notified under section 8

INQUIRY INTO CLAIMS AND AWARD OF COMPENSATION

14 (1) The Deputy Commissioner shall—

- (a) fix a date for inquiry into all claims made under sec-tion 7 and may, in his discretion from time to time, VII adjourn the inquiry to a date to be fixed by him,
- (b) record in writing all statements made under section 7,
- (c) inquire into all claims duly preferred under section 7, Puny and
- (d) make an award upon each such claim, setting out there in the nature and extent of the right claimed, the person or persons making such claim the extent (if any) to which, and the person or persons in whose fav our the right claimed is established the extent to which it is to be restricted or pol bited and the Punj nature and amount of the compensation (if any) VIII awarded
- (2) For the jusposes of every such enquiry the Deputy Com missioner may exercise all or any of the powers of a Civil Court in the tral of suits under the Code of Civil Procedure *
- (3) The Deputy Commissioner shall announce his award to such persons interested, or their representatives as are present, and shall record the acceptance of those who accept it To such as are not present the Deputy Commissioner shall can e immediate notice of his award to be given

Method of awarding compensation such award

- 15. (1) In determining the amount of compensation, the Deputy Commissioner shall be guided, so far as may be, by the and effect of provisions of sections 23 and 24 of the Land Acquisition Act 1894 Tof 1 and as to matters which cannot be dealt with under those provision a by what is just and reasonable in the circumstances of each case
- (2) The Deputy Commissioner may, with the sanction of the frommand Local Government and the consent of the person entitled instead of money, award compensation in land or by reduction in revenue or in any other form
 - (3) If, in any case the exercise of any right is prohibited for a time only compensation shall be awarded only in respect of the period during which the exercise of such right is so prohibited
 - (4) Repealed by section 6 of Puniab Act VIII of 1926

awarded as to the apportioning it or distribution thereof amongst such persons or any of them

PENALTIS BERGINGTHS AND RULES

19. Any person who, within the limits of any local arth Penalty for notified under section d, committs any breach of any regulation offences made, or restriction or prohibition imposed under section 1 or section 5, shall be punished with imprisonment for a term which may extend to one month, or with fine which may extend to one month, or with fine which may extend to one hundred runges, or with both

20. The provisions of actions 52 53 54 59 66 57 58 Application 50, 60, 61, 63 (excluding the last centence) 61 69, 66, 67 and 72 of provisions of the Indian Forests Act, 1878 shall so far as applicable, be distant as part of this Act, and, for the purposes of those provisions, 1878 very effecte punishable under section 19 shall be deemed to be a "forest offence," and every officer employed in the management of any area notified under section 3 or section 8, as care taker or otherwise, shall be deemed to be a Forest-officer

^{*} See now sections 52 54 55, 58 57 58 59 60 61, 62 64 (excluding the last sentence) 66 67, 68 and 73 of the Indian Forest Act 1927 (XVI of 1927)

Bar of stute

21. No suit shall lie against the Secretary of State for India m-Council, or the Government, for anything done under this Act, and no suit shall lie against any public servant for anything done, or purporting to have been done, by him, in good faith, under this Act

Power to make rules

- 22 (1) The Local Government may make rules, consistent with this Act—
 - (a) regulating the procedure to be observed in any inquiry or proceeding under this Act, and
 - (b) generally for the purpose of carrying into effect all or any of the provisions of this Act
- (2) All rules made under this section shall be published in the Gazette

THE NORTHERN INDIA CANAL AND DRAINAGE, ACT. 1873.

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* ACT No. VIII OF 1873

Laborate to the State of States of Serve to Co. Borre

Become the court of the become bearing in the 1111. 14 2000 112 .

As attended by-

Acr All or 1873.

Act XVI or 1571.

Acr AVI or 1987.

Act MII or 1891.

Act AVI to 1891.

ACT IV or 1914: ACT NUNNIH or 1920

AN ACT TO RUGULATE IRRIGATION, NAVIGATION

AND DRAINAGE IN NORTHERN INDIA TATHEREAS, throughout the terr tories to which this Act extends. Presmble

the Government is entitled to use and control for public purposes the water of all rivers and streams flowing in natural channels, and of all lakes and other natural collections of still water; and whereas it is expedient to amend the law relating to

FINANCIAL COMMISSIONERS' OFFICE, PUNJAB.

CORRECTION SLIP NO. 99-P.L.A., DATED LABORE, THE 6TH SEPTEMBER 1938.

The Punjab Land Administration Acts, Volume I.

The Northern India Canal and Drainage Act, 1873.

Page 5.

For the words "Government", "the Government" and "the The Government of For the words "Government", "the lovernment must be used no overnment or local Government "wherever they occur, except in sections 52 and Islae (Adaptation 54 of the Act. substitute the words "the Provincial Government ". Order, 1987.

Section 1 .- For the words " for the time being " substitute the words " which on the 11th February, 1873 were ".

280 FC-3500-15 9 38-SGPP Labore.

DRAINAGE AND CANALS

- (b) all works, embankments, structures, supply and escapechannels connected with such canals, channels or reservoirs:
 - (c) all water-courses as defined in the second clause of this section:
 - (d) any part of a river, stream, lake or natural collection of water, or natural dramage-channel, to which the Local Government has applied the provisions of Part

" Water-

II of this Act. (2) "Water-course" means any channel which is supplied

course " with water from a canal, but which is not maintained at the cost of Government, and all subsidiary works belonging to any such channel.

work."

" Drainage-(3) "Drainage-work" includes escape-channels from a canal. dams, werrs, embankments, sluices, groins and other works for the protection of lands from flood or from erosion, formed or maintained by the Government under the provisions of Part VII of this Act.

but does not include works for the removal of sewage from towns. (4) " Vessel" includes boats, rafts, timber and other floating " Vessel." hodies.

" Commissioner."

(5) "Commissioner" means a Commissioner of a Divis on, and includes any officer appointed under this Act to exercise all or any of the powers of a Commissioner: (6) " Collector " means the head Revenue Officer of a district.

" Collector,"

cer."

and includes a Deputy Commissioner or other officer appointed under this Act to exercise all or any of the powers of a Collector; (7) "Canal Officer" means an officer appointed under this "Canal Offi-Act to exercise control or jurisdiction over a canal or any part thereof;

"Superintending Canal Officer" means an officer exercising general control over a canal or portion of a canal; "D'visional Canal Officer" means an officer exercising control

over a Divis on of a canal: "Sub-Divisional Canal Officer" means an officer exercising

control over a sub-division of a canal

(8) "District" means a district as fixed for revenue purposes. "District,"

4. The Local Government may from time to time declare, Power to anpoint officers, by notification in the official Gazette, the officers by whom, and the local limits within which, all or any of the powers or duties here-

> All officers mentioned in section three, clause (7), shall be respectively subject to the orders of such officers as the Local

inafter conferred or imposed shall be exercised or performed. Government from time to time directs

8 to compensate a shall be awarded for any damage caused Damage for which come (a) stopping or diminut on of jeriolation or floods, (b) deterioration of climate or soil

(c) stoprage of navigation, or of the means of drifting

timber or watering cattle

(d) displacement of labour,

But compensation may be awarded in respect of any of the Matters in respect of following matters

(c) stoppinge or diminution of supply or water through any persone natural channel to any defined artificial channel may be

whether above or under ground in use at the date of awarded

the said notification,

(f) stoppage or diminution of supply of water to any woil
erected for purposes of profit on any channel
whether natural or artificial, in use at the date of the
said notification.

(g) stoppage or diminution of supply of water through any natural channel which has been used for purposes of irrigation within the five years next before the date of the said notification.

(h) damage done in respect of any right to a water course or the use of any water to which any person is entitled under the Indian Limitation Act 1877 Part IV

V of 1877

[.] See now the Indian Limitation Act 1908 (IT of 1908)

(i) any other substantial damage, not falling under any of the above clauses (a), (b), (c), or (d), and caused by the exerci e of the powers conferred by this Act, which is canable of being ascertained and estimated at the time of awarding such compensation

In determining the amount of such compensation, regard sha be had to the diminution in the market value, at the time of award ing compensation, of the property in respect of which compens tion is claimed and where such market value is not ascertainable the amount shall be reckoned at twelve times the amount of th diminution of the annual net profits of such property cau ed b the exercise of the powers conferred by this Act

No right to any such supply of water as is referred to in claus (e), (f) or (g) of this section in respect of a work or channel not in use at the date of the notification shall be acquired as against th Government, except by grant or under the Indian Limitation Act 1877 Part IV *

And no right to any of the advantages referred to in clause: (a) (b) and (c) of this section shall be acquired as against the Government under the same Part

Limitation of claims

9. No claim for compensation for any such stoppage diminu t on or damage shall be made after the expiration of one vear from such stoppage diminution or damage unless the Collector 10 entisfied that the claimant had sufficient cause for not making the lum within such period

Paquiry lot. claims and amount of compensa tion

10. The Collector shall proceed to enquire into any such claim. and to determine the amount of compensation if any which should be given to the claimant, and sections nine to twelve (in lusive) fourteen and fifteen eighteen to twenty-three (inclusive), twenty six to forty (inclusive) fifty-one, fifty seven fifty eight and fifty nine of the Tand Acquisition Act 1870, t shall apply to such ; enquiries

I royaded that instead of the last clause of the said section twenty six the following shall be read "The provisions of this section and of sect on eight of the Northern India Canal and Drunage Act 1873 shall be read to every assessor in a language v which he understands before he gives his opinion as to the amount of compensation to be awarded "

Abatement of ront on interruption of water supply.

11. I very tenant holding under an unexpired lease or having a right of occupancy who is in occupation of any land at the time when any stoppage or diminution of water supply, in respect of which compensation is allowed under section eight takes place may claim an abitement of the rent previously payable by him for the said land on the ground that the interruption reduces the value of the holding

See now the Indian Tumitation Act 1903 (IX of 1908)

[†] See now the I and Acquisition Act 1894 (I of 1894)

OF THE CONSTRUCTION AND MAINTENANT OF MARKS

14. Any Canal Officer or other person acting under the general tower to or special order of a Cinil Officer enter and may enter upon any lands adjuent to any conal or through etrer, ele.

which any canal a proposed to be made and undertake surreys or levels thereon

and make and set up suitable land-marks, level-marks, and water gauges. and do all other acts necessary for the proper prosecution of

and due and hore into the sub-soil

any enquiry relating to any existing or projected canal under the charge of the said Canal Officer: and, where otherwise such enquiry cannot be completed, such Power to

officer or other person may cut down and clear away any part of clear land, any standing crop, fence or nungle. and may also enter upon any land, building or water-course on Power to account of which any water-rate is chargeable, for the purpose of inspect and inspecting or regulat ng the use of the water supplied or of measur. regulate ing the lands irrigated thereby or chargeable with a water-rate, and of doing all things necessary for the proper regulation and manage-

ment of such canal: Provided that, if such Canal Officer or person proposes to enter Notice of ininto any building or enclosed court or garden attached to a dwelling tended entry house not supplied with water flowing from any canal, he shall into house, previously give the occupier of such building, court or garden at least seven days' notice in writing of his intention to do so

In every case of entry under this section, the Canal Officer Compensation In every case of entry under this section, the Canal Oincer Compensation shall, at the time of such entry, tender compensation for any fordamage damage which may be occasioned by any proceeding under this entry.

shall determine whether and on what conditions the said supply shall be conveyed through such water-course.

When such officer determines that a supply of canal-water may be conveyed through any water-course as aforesaid, his decision shall, when confirmed or modified by the Superintending Canal Officer, be binding on the applicant and also on the persons responsible for the maintenance of the said water-course.

Such applicant shall not be entitled to use such water-course until he has paid the expense of any alteration of such water-course necessary in order to his being supplied through it, and also such share of the first cost of such water-course as the Divisional or Superintending Canal Officer may determine

Such applicant shall also be Lable for his share of the cost of maintenance of such water-course so long as he uses it.

- 21. Any person desiring the construction of a new waterfor construct course may apply in writing to the Divisional Canal Officer,
 - (1) that he has endeavoured unsuccessfully to acquire, from the owners of the land through which he desires such water-course to pass, a r ght to occupy so much of the land as will be needed for such water-course;
 - (2) that he desires the said Canal Officer, in his behalf and at his cost, to do all things necessary for acquiring such right.
 - (3) that he is able to defray all costs involved in acquiring such right and constructing such water-course

22. If the Divisional Canal Officer considers-

- (1) that the construction of such water course is expedient
- (2) that the statements in the application are true.

he shall call upon the applicant to make such deposit as the Divisional Canal Officer considers necessary to defray the cost of the preliminary proceedings, and the amount of any compensation which he considers likely to become due under section twentyeight:

and, upon such deposit being made, he shall cause enquiry to be made into the most su table alignment for the said water-course. and shall mark out the land which, in his opinion, it will be necessary to occupy for the construction thereof, and shall forthwith publish a notice in every village through which the water-course is proposed to be taken, that so much of such land as belongs to such village has been so marked out, and shall send a copy of such notice to the Collector of every district in which any part of such land is situate

Application water-course stating-

Procedure of Canal Officer thereupon.

Divisional Canal Officer considers necessary to defers the cost of the preliminary proceedings and the amount of any compensation that may become due under the provisions of section twenty eight in respect of such transfer,

and, upon such deposit being made, he shall pullish a notice of the application in every village and shall and a copy of the netice to the Collector of every district through which such water course passes.

24. Within thirty dives from the publication of a notice Offictions to ite, into person interested in the land or water course to which the "franker notice refers may apply to the Collector by petition, stating his objection to the construction or transfer for which application has been made

The Collector may either reject the petition or may proceed to inquire into the validity of the objection, giving previous notice to the Divisional Canal Officer of the place and time at which such enough will be held

The Collector shall record in uniting all orders passed by him under this section and the grounds thereof

25. If no such objection is made or (where such objection is When applied and the Collector over rules it he shall give notice to the calculate Divisional Canal Officer to that effect and shall proceed forthwith to place the said applicant in occupation of the land marked out occupation or of the water course to be transferred as the case may be

26. If the Collector considers any objection made as aforesaid Procedure to be valid he shall inform the Div sional Canal Officer accord. When ingly and if such officer sees fit he may in the case of an application too under section twenty one after the boundaries of the land so marked out and may give fresh notice under section twenty two, and the procedure hereinbefore provided shall be applicable to

such notice, and the Collector shall thereupon proceed as before

Procedurel when Canal Officer d s agrees with Collector

provided 27. If the Canal Officer disagrees with the Collector, the matter shall be referred for decision to the Commissioner

Such decision shall be final, and the Collector, if he is so directed by such decision, shall subject to the provisions of section inenti-eight, cruse the said applicant to be placed in occupation of the land so marked out or of the water course to be transferred. as the case may be

Expenses to be paid by applicant before receiving occupation

28. No such applicant shall be placed in occupation of such land or water-course until he has paid to the per on named by the Collector such amount as the Collector determines to be due as compensation for the land or water cour e so occupied or transferred, and for any damage caused by the marling out or occupation of such land together with all expenses incidental to such occupation or transfer

Procedure in fixing compensa. tion

In determining the compensation to be mide under this section, the Collector shall proceed under the provisions of the Land Acquisition Act 1870 but he may if the person to be compensated so desires award such compensation in the form of a rent charge payable in respect of the land or water-course occupied or

Recovery of

If such compensat on and expenses are not paid when demanded compensation by the person entitled to receive the same the amount may be and expenses recovered by the Collector as if it were an arrear of land revenue and shall when recovered be no d by him to the person entitled to receive the same

Conditions hinding o i applicant placed in occ mation

29. When any such applicant is placed in occupation of land or of a water course as afore aid the following rules and conditions shall be binding on him and his representative in interest -First -All works neces are for the passage across such watercourse, or water-courses existing previous to it construct on and of

the drainage intercepted by it and for affording proper communi-

cations across it for the convenience of the neighbouring lands shall be constructed by the applicant and be maintained by him or his representative a intere t to the satisfaction of the Divisional Canal Officer Second -Land occupied for a writer course under the provisions

of section twenty-two shall be used only for the purpose of such water-course

Third -The projected water course shall be completed to the entisfaction of the Divisional Canal Officer within one year after the applicant is placed in occupation of the land In cases in which land is occurred or a unter-course is trans

ferred on the terms of a rent-charge

[.] See now the Land Acquisition Act 1804 (I of 1801)

whom it is due

If any of the rules and conditions prescribed by this section are not complied with,

or if any water-course constructed or transferred under the Act is disused for three years continuously.

the right of the applicant, or of his representative in interest, to occupy such land or water-course shall cease absolutely

30. The procedure hereinbefore provided for the occupation Procedure of land for the construction of a water-course shall be applied applicable to the occupation of land for any extension or alteration of a water-course course, and for the deposit of soil from water-course clearances.

PART IV.

OF THE SUPILY OF WATER

31. In the above of a written contract or so far as any such granted does not extend every supply of cound water shall be tracted as most extend a very supply of cound water shall be tracted and earlier to the conditions presupply to be scribed by the rules to be made by the Local Government in sales to

respect thereof 22. Such contracts and rules must be consistent with the Contributes as

following conditions. — (a) The Divisional Canal Officer may not stop the supply of power is a water to any water-to any water-to any water-to any water-to any water-to any water-to any person, except in the follows water-ways ing cases.—

(1) whenever and so long as it is necessary to stop such supply for the purpose of executing any work orders to composent authority, and with the previous same tion of the Local Government:

- (2) whenever and so long as any water course is not maintained in such proper customary repair as to prevent the wasteful escape of water therefrom.
- (3) within periods fixed from time to time by the Divisional Canal Officer.

claims to compensation in case of failure or stoppage of supply

(b) No claim shall be made against the Government for commensation in respect of loss caused by the failure or stoppage of the water in a canal, by reason of any cause beyond the control of the Government, or of any repairs, alterations or additions to the canal, or of any measures taken for regulating the proper flow of water therein, or for maintaining the established course of irrigation which the Divisional Canal Officer considers necessary, but the person suffering such loss may claim such remission of the ordinary charges payable for the use of the water as is authorized by the Local Grovernment.

claims on ac count of in terruption from other causes (c) If the supply of water to any land nrigated from a canal be interrupted otherwise than in the manner described in the last preceding clause the occupier or owner of such land may present a petition for compensation to the Collector for any loss arising from such interruption and the Collector may award to the petitioner reaconable compensation for such loss

duration of supply (d) When the water of a canal is supplied for the irrigation of a single crop, the permission to use such water shall be held to continue only until that crop comes to maturity and to apply only to that crop, but if it be supplied for irrigating two or more crops to be raised on the same land within the year, such permission shall be held to continue for one year from the commencement of the irrigation, and to apply to such crops only as are matured within that year.

sale or sub letting of right to use canal water (e) Unless with the permission of the Superintending Canal Officer no person entitled to use the water of any canal or any work building or land appertaining to any canal, shall sell or sublet or otherwise transfer his right to such use provided that the former part of this clause shall not apply to the use by a cultivating tenant of water supplied by the owner of a water course for the ringation of the land held by such tenant

tra sfer with land of contracts for water

But all contracts made between Government and the owner or occupier of any immovable property, as to the supply of canal for water it such property shall be transferable therewith, and shall be presumed to have been so transferred whenever a transfer of such property takes place.

no right ac quired by user (f) No right to the use of the water of a can'd shall be, or be deemed to have been, acquired under the Indian Limitation Act, 1877 IT. IT. and a shall Government be bound to supply any XV of person with water except in accordance with the terms of a contract in writing.

See now the Ind an Limitation Act 1903 (IV of 1903)

PART 3

III N

33. If water supplied through a water course be used in an paretry unauth used manner, and if the person by whose act or reglect when person such use has occurred cannot be identified.

***The description of the course of the

the person on whose land such water has down it such land sared to has derived benefit therefrom,

or if such person cannot be identified, or if such land has est denote benefit therefrom, all the persons chargeable in respect of the water supplied through such water-course.

shall be halfe, or jointh hable as the case may be to the

- 34. If water supj hed through a water-course be suffered to Habity the towaste, and if, after enquiry by the Divisional Courd Officer, when water the person through whose act or neglect such water was suffered run to wate cannot be discovered, all the persons chargeable in respect of the water supplied through such water-course shall be jointly liable for the charges made in respect of the water so wasted
- 35. All charges for the unauthorized use or for waste of Charges water may be recovered in add tion to any penalties incurred on recoverable account of such use or waste

All questions under section thirty three or section thirty-four Decision of shall be decided by the Divisional Canal Officer, subject to an questions appeal to the Head Resente Officer of the district or such other 33 and 34. appeal as may be provided under sections energy-five

36. The rates to be charged for canal-water supplied for Charge on purposes of irrigation to the occupiers of land shall be determined occupier by the rules to be made by the Local Government, and such water how occupiers as accept the water shall pay for it accordingly

A rate so charged shall be called the occupier's rate '

Pf of 1899

Occupier's

The rules hereinbefore referred to may prescribe and determine what persons or classes of persons are to be deemed to be occupiers for the purposes of this sect on, and may also determine the several inhilities, in respect of the payment of the occupier's rate, of tenants and of persons to whom tenants may have sub-let their lands or of proprietors and of persons to whom proprietors may have let the lands held by them in cultivating occupancy

- 37. In addition to the occupier's rate, a rate to be called the 'Owner's 'owner's rate' may be imposed, according to rules to be made by rate' to local Government, on the owners of canal irrigated lands, in respect of the benefit which they derive from such irrigation
- 38. The owner's rate shall not exceed the sum which, under Amount of the rules for the time being in force for the assessment of land-owner rate revenue, might be assessed on such land, on account of the increase

Tevenue

Act by a third party

in the annual value or produce thereof caused by the canal-irriga-And for the purpose of this section only, land which is permanently settled or held free of revenue, shall be considered as though it were temporarily settled and liable to payment of

39. No owner's rate shall be chargeable either on the owner

Owner's rate when not chargeable.

or occupier of land temporarily assessed to pay land-revenue at 40-43. [Repealed by Act XVI of 1887 (The Punia) Tenancu Act)

arrigation rates during the currency of such assessment

Water rate by whom charged on

44. Where a water-rate is charged on land held by several by whom payable when joint owners, it shall be payable by the manager or other nerson who receives the rents or profits of such land and may be deducted

land held by several OWDETS

by him from such rents or profits before division, or may be recovered by him from the persons hable to such rate in the manner customary in the recovery of other charges on such rents or profits Recovery of Charges

45. Any sum lawfully due under this Part, and certified by

Certified dues

recoverable as the Divisional Canal Officer to be so due which remains unpaid land revenue after the day on which it becomes due, shall be recoverable by the Collector from the person hable for the same as if it were an arrear of land revenue 46. The Divisional Canal Officer or the Collector may enter into an agreement with any person for the collection and payment

to the Government by such person of any sum payable under this

Power to contract for collection of capal-dues

> When such agreement has been made, such person may recover such sum by suit as though it were a debt due to him, or an arrear of rent due to him on account of the land, work or building in respect of which such sum is payable, or for or in which the canalwater shall have been supplied or used

If such person makes default in the payment of any sum collected by him under this section, such sum may be recovered from him by the Collector under section forty-five, and if such sum or inv part of it be still due by the said third party the sum or part so due may be recovered in like manner by the Collector from such third party

Lambardan may be required to collect canal dora

47. The Collector may require the lambardar or person under engagement to pay the land revenue of any estate to collect and pay any sums payable under this Act by a third party, in respect of any land or water in such estate Such sums shall be recoverable by the Collector as if they

were arrears of lind revenue due in respect of the defaulter's chare and for the purposes of collecting such sums from the subordinate zonindars roots fenants or sub-tenants such lambardar of XVI o person many exercise the powers, and shall be subject to the rules

48. Nothing in sections forty-five, forty-six or I ity seven Lorentzial. applies to fines 1. 47.

PART VI

OF CAMENANTIATION

49. Any vessel entering or navigating any canal contrary to the lines. the rules made in that behalf by the Local Government, or so as to trook violate cause danger to the canal or the other vessels therein, may be he role, removed or detained, or both removed and detained by the Diassignal Canal Officer, or by any other person duly authorized in this hehalf

The owner of any vessel causing damage to a canal, or re-Liability of moved or detained under this section, shall be liable to pay to the owners of Government such sum as the Divis onal Canal Officer, with the vessels causapproval of the Superintending Canal Officer, determines to be necessary to defray the expenses of repairing such damage, or of such removal or detention, as the case may he

50. Any fine imposed under this Act upon the owner of any Recovery of vessel, or the servant or agent of such owner or other person in fines for charge of any vessel, for any offence in respect of the navigation offences in of such vessel, may be recovered either in the manner prescribed by canala. the Code of Cr minal Procedure, or, if the Magistrate imposing the fine so directs, as though it were a charge due in respect of such rossel

899

- 51. If any charge due under the provisions of this Part in Power to respect of any vessel is not paid on demand to the person authorized serse and derespect of any vesser is the Divisional Canal Officer may seize and tain vessel on to collect the same, the Divisional Canal Officer may seize and tailure to pay detain such vessel and the furniture thereof, until the charge so charges. due, together with all expenses and additional charges arising from such seizure and detention, is paid in full
- 52. If any charge due under the provisions of this Part in Power to respect of any cargo or goods carried in a Government vessel on a seize cargo canal or stored on or in lands or warehouses occupied for the or goods, if purposes of a canal, is not paid on demand to the person authorized charges due to collect the same, the Dry sional Canal Officer may seize such not paid cargo or goods and detain them until the charge so due, together with all expenses and additional charges arising from such seizure and detention, is paid in full.

Procedure of recovery of such charges after seizure 53. Within a reasonable time after any seizure under sect on fifty one or section fifty-two the said Canal Officer shall give notice to the owner or person in charge of the property seized that it, or such portion of it as may be necessary, will, on a day to be named in the notice, but not sooner than fifteen days from the date of the notice be sold in satisfaction of the claim on account of which such property was seized, unless the claim be discharged before the day so named.

And if such claim be not so discharged, the said Canal Officer may, on such day, sell the property seized or such part thereof as may be necessary to yield the amount due, together with the ex-

penses of such seizure and sale

Provided that no greater part of the furniture of any vessel or of any cargo or goods shall be so sold than shall, as nearly as may be, suffice to cover the amount due in respect of such vessel, cargo or goods.

The residue of such furniture cargo or goods, and of the proceeds of the sale shall be made over to the owner or person n

charge of the property seized

Procedure in respect of vessels abandoned and goods unclaimed 54. If any vessel be found abandoned in a canal, or any cargo or goods carried in a Government vessel on a canal, or stored on or in lands or wirehouses occupied for the purposes of a canal, be left unclaimed for a period of two months, the Divisional Canal Officer may take possession of the same

The officer so taking possession may publish a notice that, such vessel, and its contents, or such cargo or goods, are not claimed previously to a day to be named in the notice, not sooner than thirty days from the date of such notice, he will sell the same, and, if such vessel, contents cargo or goods be not so claimed, he may, at any time after the day named in the notice proceed to sell

Disposal of proceeds of sale The said vessel and its contents, and the said cargo or goods it unsold, or if a sale has taken place, the proceeds of the sale, after paying all tolls, charges and expenses incurred by the Divisional Cunil Officer on account of the taking possession and sale, shall be made over to the owner of the same, when his ownership is established to the satisfaction of the Divisional Canal Officer

If the Drysisonal Canal Officer is doubtful to whom such property or proceeds should be made over, he may direct the property to be sold as aforesaid and the proceeds to be pa d into the district trevairy there to be held until the right thereto be decided by a Court of combetent jurisduction.

PART VII OF DRAINAGE

Powr to 55. Whenever it appears to the Local Government that injury prohibit to any land or the public health or public convenience has arisen or order their or may arise from the obstruction of any river stream or drainance removal.

Channel, such Government may, by notification published in the

fixed in the order

If, within the time so fixed such period does not comply with the order, the said Canal (Puer max binself rimore or modify the obstruction, and if the person to whom the order was usual 1 to not when called upon pay the expenses involved in such removal or modify thom, such expenses shall be recoverable by the Polletical

or modification, such expenses shall be recoverable by the Collector from him or his representative in interest as an arrear of landrevenue.

57. Wherever it appears to the Local Government that any largests.

drainage-works are necessary for the improvement of any lands of the least for the proper cultivation or irrigation thereof

or that protection from floods or other accumulations of wat or from erosion by a river, a required for any lands

the Local Government may cause a scheme for such diamage works to be drawn up and published, together with an estimate of its cost and a statement of the proportion of such cost which the Government proposes to defray, and a schedule of the lands which the

Sovernment proposes to make charge-the in respect of the scheme

58. The persons authorized by the Local Government to dam

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Canal Officers by section fourteen

59. An annual rate, in respect of such scheme, may be charged, according to rules to be made by the Local Government on the owners of all lands which shall, in the manner prescribed works by such rules, be determined to be so chargeable

Such rate shall be fixed as nearly as possible so as not to exceed

Such rate shall be nxed as nearly as possible of the following limits:

(1) Six per cent per annum on the first cost of the said works, adding thereto the estimated yearly cost of the said works, adding the same and deducts.

works, adding thereto the estimated yearly cost of the maintenance and supervision of the same, and deducting therefrom the estimated income, if any, derived from the works, excluding the said rate

(2) In the case of agricultural land the sum which, under the rules then in force for the assessment of landrecenue, might be assessed on such land on account of the increase of the annual value or produce thereof caused by the drainage-work Such rate may be varied from time to time, within such maximum, by the Local Government

So far as my defect to be remedied is due to any circly, witercourse, road or other work or obstruction, constructed or caused by the Local Government or bit any person, a proportionate shirt of the cot of the drumuse-works required for the remedy of the said defect, shill be borne by such Government or such person as the case may be

Recovery of

Deposal of

clams to

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- 60. Any such dramage-rate may be collected and recovered in manner provided by sections forty-five forty-ax and forty- even for the collection and recovery of water-rates
 - 61. Whenever, in pursuance of a nonlification made under a section fifty-five, any obstruction is removed or modified.

or whenever my drainings work is curried our under section hite-section.

all claims for compensation on account of any los consequent on the ran oval or mediacation of the said obstruction or the concruit on of such work may be raide before the Collector, and he shall dail with the same in the manner provided in section ten

Tamitati in e.f.sin h ela.ma 62. No such claim shall be entertained after the expiration of one are from the occurrence of the loss complained of, unless the Collector is satisfied that the claimant had sufficient cause for not making the claim within such period

PART VIII

OF OPTIMING LAYOUR FOR CANALS AND DRAINAGE-WORKS

Legation of

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by persons by

- 63. For the purposes referred to in this Part, the word Laborrer includes persons who ever se any handicraft specified in this to be made as that health by the Local Covernment.
- 64. In any district in which a conal or drainage-work is constricted in untrined or projected by Government the Local Government ray, if it trinks fit direct the Collector—
 - (a) to accretion the proprietor sub-proprietors or farmers whose villages or estates are or will be in the judzment of the Collector benefited by such canal or drainings work, and
 - (1) to set d wn in a list having due regard to the circumstances of the district and of the several properties also properties or firetes the number of libourer which shall be furnished by any of the said prisons, jointly or severally, from any such village or state for employment on any such canal or drainage-work when required as hereinafter provided.

The Cell stor may, from time to time, add to or alter such list or any part thereof

..... ann at all etate

a) the nature and loculity of the work to be done.

b) the number of labourers to be supplied by the pers n upon whom the requisition is made, and

c) the approximate time for which and the day on which

and a copy thereof shall be immediately sent to the Superintending Canal Officer for the information of the Local Government

The Local Government shall fix, and may from time to time alter, the rates to be paid to any such labourers. provided that such rates shall exceed the highest rates for the time being paid in the neighbourhood for similar work. In the case of every such labourer, the payment shall continue for the whole period during, which he is, in consequence of the provisions of this Part, prevented from following his ordinary occupation

The Local Government may direct that the provisions of this Part shall apply, either permanently or temporarily (as the case may be), to any district or part of a district for the purpose of effecting necessary annual silt-clearances, or to prevent the proper operation of a canal or drainage-work being stopped or so much interfered with as to stop the established course of irrigation or drainage.

of 1914.

66. When any requisition has been made on any person Mability of named in the said list, every labourer ordinarily resident within the labourers village or estate of such person shall be liable to supply, and to make continue to supply, his labour, for the purposes aforesaid.

PART IX

OF JURISDICTION

og. Except where herein otherwise provided, all claims Juristiotion against Government in respect of anything done under this Act us her this may be tried by the Civil Courts; but no such Court shall in any Act of the case pass an order as to the supply of canal-water to any crop sown Courts of the courts of

Settlement of differences as to mutual rights and liabilities of persons inter ested in water-course

68. Whenever a difference arises between two or more persons in regard to their mutual rights or his littles in respect of the use, construction or maintenance of a water course, any such person may apply in writing to the Divisional Canal Officer strting the matter in dispute. Such officer shall thereupon give notice to the other persons interested that, on a day to be named in such notice, he will proceed to enquire into the said matter. And, after such enquiry, he shall pass his order thereon unless he transfers (as he is hereby empowered to do) the matter to the Collector, who shall thereupon enquire into and pass he orders on the said matter.

Such order shall be final as to the use or distribution of water for any crop sown or growing at the time when such order is made and shall thereafter remain in force until set aside by the decree of a first Court

Power to summon and examine witnesses

69. Any officer empowered under this Act to conduct any enquive may excress all such powers connected with the summon ing and examining of witnesses as are conferred on Civil Courts by the Code of Civil Procedure,* and every such inquiry shall be X deemed a judicial proceeding

PART X

Or Offences and Penalties

Offences under Aut

70. Whoever without proper authority and voluntarily does any of the acts following, that is to say,—

(1) damages, alters, enlarges or obstructs any canal or dram-

(2) interferes with, increases or diminishes the supply of water in, or the flow of water from, through, over or under, any canal or drainage-work,

(3) interfered with or alters the flow of water in any liver or stream, so as to endanger damage or render less useful any canal or drainage work,

(4) being responsible for the maintenance of a water-course or using a water course neglects to tale proper precautions for the prevention of waste of the water thereof, or interferes with the authorized distribution of the water therefrom, or uses such water in an unauthorized manner,

(5) corrupts or fouls the water of any canal so as to render it less fit for the purposes for which it is ordinarily used:

(6) causes any vessel to enter or navigate any can'd contrary to the rules for the time being prescribed by the Local Government for entering or navigating such canal.

- (3) while manifating on any could, neglects to take proper precautions for the safety of the canal and of vessels thereon.
- (8) leng liable to furn sh labourers under Part VIII of this Act, fails, without reasonable cause to supply or to assist in supplying the labourers required of him:
- (9) being a labourer liable to supply his labour under Part VIII of this Act, neglects, without real mable cause, so to supply, and to continue to supply, his labour:
- (10) d strove or moves any level mark or water-gauge fixed by the authority of a public servant,
- (11) passes or causes animals or vehicles to pass, on or nere some of the works brinks or channels of a canal or drainings work contrary to rules made under this yet after he has been desired to desist therefrom.
- (12) violates any rule made under this Act, for breach whereof a penalty may be incurred.

shall be hable, on conviction before a Magistrate of such class renalty as the Local Government directs in this behalf, to a fine not exceeding fifty rupees, or to imprisonment not exceeding one month, or to both

71. Nothing herein contained shall prevent any person from Saving of being procecuted under any other law for inv oftence punishable proceeding under this Act. Provided that no 18 rson shall be punished twice laws.

72. Whenever any person is fined for an offence under this Compensate the Magistrate may direct that the whole or any part of such tion to fine may be paid by way of compensation to the person injured by lojared, such offence.

73. Any person n charge of or employed upon any canal or power to damage-work, may remove from the lands or buildings belonging screen with thereto, or may take into custodic without a warrant and take forth out warrant, with before a Magistrate or to the nearest police station, to be dealt with according to law, any person who within his view, commits any of the following offences—

- (a) wilfully damages or obstructs any canal or drainage-
- (2) without proper authority interferes with the supply or flow of water in or from any cural or drainage work, or in any river or stream, so as to endanger, damage or render less useful any canal or drainage-work.

74. In this Part the word 'Canal' shall (unless there be Definition of something repugnant in the subject or context) be deemed to include 'Canal' also all linds occupied by Government for the purposes of craals and all buildings, machines, fences gates and other erections, trees, crops plantations or other produce, occupied by or belonging to Government upon such lands

SECTIONS.

- Application for transfer of existing water-course. 18. Procedure thereupon.
- Inquiry into, and determination of, objections to con-19 struction or transfer of water-courses.
- Expenses to be paid by applicant for construction or transfer of water-course before receiving occupation. 20. Procedure in fixing compensation

Recovery of compensation and expenses.

- Conditions binding on applicant placed in occupation. 21.
- Construction of outlets from capals by Collector 22.
- Power to convert several water-courses running for a 23. long distance side by side into one water-course.
- 24. Procedure applicable to occupation for extensions and alterations.
- Costs of executing works under section 22 or section 23. 25 by whom payable.
- Powers of Local Government to direct supply of labour 26. by irrigators
- Powers of Collector upon issue of notification under 27. section 26.
- 28. Power to prepare record for canal.

WATER-RATES.

29.	Levy	of	water-rates.

30. Liability when person using cannot be identified.

Liability when water runs to 81. 32. Charges recoverable in addit

CHAPTER 1

PROVISIONS APPLICABLE TO CANALS INC

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Power of the Collector in 34.

point a manager of a re Power of Local Governm.. 35.

section 28 to any caual. Power to assume control 36.

canal. Right of owner, upon . 37.

the canal shall be 38. Power to acquire causi Suzza

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- 29 Power to fix the limits of irrigation and water-rates and to reculate the distribution of water
- 40 Collection, in certain cases, of water-rates of a canal by

CHAPTER Y

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- 41 This chapter applicable to all canals
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- 43 Settlement of disputes
- 44 Acquisition of land for canals
- 45 Power to acquire canal by consent or otherwise
- 46 Notice as to claims for compensation
- 47 Inquiry into claims
- 48 Vesting of canal in the (revernment
- 49 Power to regulate flow of water in rivers, creeks natural channels or lines of natural drainage and to prohibit therein or order removal thereform of obstructors.
- FO Power to remove obstruction after publication of notification, and payment of compensation
- 51 Power of the Collector to regulate flow of water and prohibt or remove obstructions
- 52 Power as to the construction and maintenance of works in respect of canals under Schedule II
- 53 Power as to construction and maintenance of works in respect of canals under Schedule I
- 54 Power to take possession and to construct works in cases of emergency
- 55 Assessment of compensation
- 56 Compensation for right of user or in the form of a supply of water
- 57 Apportsonment and recovery of the cost of land acquired or works executed
- 58 Power to regulate mills
- 59 Application of sections 13 to 16 of Land Revenue Act,
- 60 Exclusion of jurisdiction of Civil Court except under Land Acquisition Act
- Cl Power to appoint officers to exercise functions under this Act
- 62 Powers of Collector in certain proceedings under the

SECTIONS.

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- 63. Permission to owners and parties interested in any canal to object in certain cases.
- ' 64. Mode of serving notices and making proclamations.
 - 65 Bar of compensation where not expressly allowed,
 - aa Protection of persons acting under the Act.
 - 67. Government to be party to certain suits and proceedings. Bar of other suits against Government.
 - 68. Power to recover water-dues, water-rates and other charges by revenue process.
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 - 71. Offences under the Act
 - 72. Power to arrest without a warrant
 - Definition of "canal" for purposes of sections 71 and 73. 72.
 - 74. Power to make rules

SCREDULE I.

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SCHEDULE II

PUNIAB ACT III OF 1905.

PASSED BY THE LIPCTEMANT-GOVERNOR OF THE PUNISH IN COUNTIL.

(Received the assent of His Honour the Lieutenant-Foremor on the 7th April, 1905, and that of His Fredlency the Viceroy and Governor-General in Council on the 12th May 1905. The Governor-General's assent was first published in the "Punna"

FINANCIAL COMMISSIONERS OFFICE, PUNJAB.

CORRECTION SUIP NO. 117-P. L. A., DATED LABORE, THE SED. OCTOBER, 1138.

The Punjab Land Administration Acts, Volume 1.

The Punjab Menor Canals Act, 111 of 1105.

Page 5.

On the margin of correction on a no. 71-P. L. A., dated it a with September, 1987, friend it a following authority s-

The Conservant of termitonistation which as tweet fitter, I'vel

in either Schedule I or Schedule II as the case may be

Promittee Government may, from time to time, by notification,

(a) include any canal under either Schedule I or Schedule II, as the case may be, or transfer a canal from size chedule to the other schedule, and thereupon to provisions of this Act applicable to canals include undersuch schedule, or such of the said provisions of the Limit to reach the Limit to remain may direct, shall apply to size canal; or

hale from the operation of this Act any canal with

(3) The Northern India Canal and Drainage Act, 1873, shall variety of the time being included under either Schedule I or Schedule II.

Definitions

3. In this Act, unless there is something repugnant in the subject or context-

- Record-of-rights " and " Revenue Officer " have the meanings assigned to them respectively in the Punjab Land Revenue Act, 1887;
- (21) "Canal" means any canal, natural or artificial channel or line of natural drainage or any reservoir, dam or embankment constructed, maintained or controlled for the supply or storage of water or the protection of land from flood or sand, and includes any watercourse or subsidiary works as defined in this section,
- (iii) "Collector" means the head revenue-officer of a district and includes any officer appointed under this Act to exercise all or any of the powers of a Collector;
- (zv) "Commissioner" means a Commissioner of a division and includes any officer appointed under this Act to exercise all or any of the powers of a Commissioner.
 - (t) "Construction" and "Construct 'include any alteration which would materially extend the irea irrigable
 by a canal or any other alteration of material importance or the renewal of a canal after diuses for six
 years, but do not unde the re-excavation of a canalhead which has been temporarily abandoned owing
 to change in the river, the excavation of a new head
 necessitated by a change in the river or a change of
 water-courses to render existing irrigation more
 efficient.

 (a) "Creek" means any channel of a river other than the
 - main channel through which the water of the river would, unless obstructed by deposit of silt, naturally flow at some period of the year;

 if) "District" means a listing a Scale for a great of the second
- (vii) "District" means a district as fixed for revenue purposes;
- (tin) "I-rigator" means in respect of any land which is 'irrigated from a ranal any person for the time being directly deriving benefit by such irrigation and includes a land-owner or occupancy tenat of such land;
- (ix) "Labour" includes labourers, cattle and appliances necessary for the execution of the work for which labour is to be supplied;
- (2) "Mill" means any contrisance whereby the waterpower of any canal is used for grinding, sawing or pressing, or for driving or working machiners or for

- any other similar purpose, at 1 ireless and works and structures converted with a revance except the canal itself.
- (xi) "Subudiary works" mean all water recontrol or maintenance of the way; "y a was the maintenance of a canal in properties the regulation of the arrigation if each; prevention of floods or for the properties of drainage, in connection with such ranged or clude also the land required for such ways;
- (xii) "Water-course" means any channel white plied with water from a canal and whiteh tained at the cost of the irrigators, and in subsidiary works connected with such chanthe sluce or outlet through which water; to such channel.
- (xiii) "Water-due" means whatever is payable; ment in cash or kind by the owner of a car diversion by such owner for the purpose, canal of the water of any river, erec, flowing in a natural channel or of inv lak natural collection of water,
- (xiv) "Water-rate" means the charge made water, other than a water-due or cauni land-revenue rate

CHAPTER II

CONSTRUCTION OF CANALS AND WATER-DUES

- 4. When tovernment has notified in this behalf a channel, lake or other collection of water, no person slout permission previously obtained in the manner pre the section next following, construct a can'd intended from any such channel, lake or other collection of water
- Provided that nothing in this section shall apply t
- 5. (1) Any person desiring to construct a land it be fed from any source of supply which has been notified ernment under section 4, may apply, in writing, to the for the permission prescribed in that section

- (2) If no objection to the construction of such canal shall have been preferred within a period to be specified in the notice under sub-section (1), or if any such objection has been preferred within the said period, but has been finally over-ruled, the Collector may proceed to construct such canal
- (3) The provisions of sections 50 and 63 shall apply to all proceedings of the Collector under sub section (1) of this section and under the preceding section, and the powers conferred upon the Collector by this and the preceding section shall be everyed subject to such sanction as the food Covernment may preserbe and in accordance with the rules made by such Government

prohibit the unauthorized construction of and to close un authorized canal

Power to

7. (1) If any person, without the permission necessary under sections 4 and 5 of this Act, or contrary to any of the conditions of such permission, commences to construct or proceeds with the construction of any canal, the Collector may, at any time, by order in writing, prohibit such person, and, by general proclumation, all other persons, from continuing the construction thereof

Provided that, unless in the case of a construction which would materially extend the area irrigable by a canal, no such order or proclamation, as the case may be, shall be made or issued in respect of any canal which at the time when it is proposed to make or issue such order or proclamation, has been used for irrigation for a period of three years without interruption, other than such as was due to natural causes beyond the control of the person aforesaid.

(2) If any person shall, at any time after the commencement that Act, construct a canal without the permission necessity under sections 4 and 5 of his. 1ct. the Collector max, with the previous sanction of the Heart Tovernment close it and shut off the supply of water thereto, and may further, by order in writing, probabit such person, and, by general proclamation, all other persons, from mutatuning repairing or renewing such canal or continuing to use the water thereof.

Water-dues

- o by the 1011 Government such Government may assess and levy water dues in respect of—
 - (i) canals made after the commencement of this Act.
 - (ii) canals made before the commercement of this Act-
 - (a) when the right to, or question of, water dues has been expressly reserved by such Government, or
 - (b) when the conditions upon which the owner of the canal has been allowed to use the water have been agreed on for a term and that term has expired, or
 - (c) when such water-dues were already levied at the commencement of this Act
 - (2) The demand on account of water dues shall be assessed for a term of years, and shall be limited to an amount not exceed-

me one counter of the net profits which are likely to a come to atonner of the canal during that term

CHAPTERIN

Provisions APPLICABLE TO LANGE UNDER THE SCHEDELE I

9. Except as the book tovernment may of erwise direct I to the under section 69 the provisions of this chapter at all apply out to canals for the time being included unler schedule I

10. (I) Notwithstanding the existence of any rights in or coover a canal or water-course, the Collector max

- of exercise all powers of control minag ment and direction for the efficient maintenance and working of such eanal or for the due distribution of the vater there. of and
- (h) whenever and so long as any water-cours , sluice or outlet is not maintained in proper customary repair, or any water-course, sluice or outlet through which water is supplied to any person, or, in the case of a sluice or outlet, to any water-course or any person is subjected to wilful damage or wrongful enlarge. ment ston the supply of water to such water-course sluice or outlet or to any person

FINANCIAL COMMISSIONERS' OFFICE, PUNJAB.

CORRECTION SLIP NO. 120 P. L. A., DATED LAHORE, THE SRD Остовев, 1938.

The Puniab Land Administration Acts, Volume 1 The Punjab Minor Canals Act, III of 1905. Page 9.

On the margin of correction slip no. 74-P. L. A., dated the 20th September, 1937, insert the following authority :-

The Government of India (Adaptation of Indian Laws) Order, 1937.

extinguish any right to waiter any pe extinguish any right to which any properties to the interests of to suspend canal if the exercise of such right is prejudicial to the interests of or extinguish other prigators or to the good management, improvement or ex-nghts in or Proximeial over any tension of the canal

(2) In every such case the Local Government shall cause to canal on be paid to the person whose right is suspended or extinguish-1, payment of

scheduled compensation.

ŧ

[•] See now the Indian Lamitation Act, 1903 (IN of 1908)

compensation to be assessed by the Collector under section 55. In
assessing compensation for the purposes of this section, the Collector shall also have regard to the character of the right, the
period during which it has been enjoyed and the damage likely to
be occasioned by its suspension, or extinction.

Power to enter and survey, &c 12. The Collector or other person acting under the general or special orders of the Collector may enter upon any lands adjacent to any canal, or through which any canal is proposed to be made, and undertake surveys or levels thereon.

and dig and bore into the sub-soil,

and make and set up suitable land-marks, level marks and water-gauges.

and do all other acts necessary for the proper prosecution of any inquiry relating to any existing or projected canal under the charge of the said Collector.

Power to clear land and, where otherwise such inquiry cannot be completed, the Collector or such other person may cut down and clear away any part of any standing crop, fence or jungle;

Power to inspect and regulate water supply and may also enter upon any land, building or water-course on account of which any water-rate is chargeable, for the purpose of inspecting or regulating the use of the water supplied, or of measuring the lands irrigated thereby or chargeable with a water-rate, and of doing all things necessary for the proper regulation and management of such canal.

Notice of intended entry into houses Provided that, if such Collector or person proposes to enter into any huilding or enclosed court or garden attached to a dwelling house not supplied with water flowing from any canal, he shall previously give the occupier of such building, court or garden at least seven days' notice in writing of his intention to do so

Compensa tion for damage caused by entry In every case of entry under this section, the Collector shall, upon application made to him in this behalf, assess and pay compensation for any damage which may be occasioned by any proceeding under this section.

Power to enter for repairs and to prevent acci lents 13 In cas gapprehended to a canal, the big seneral or special orders ir and adjacent to auch canals and the purpose of repairing or preventing such accident

Compensation for damage to land. In every such case, the Collector shall, upon application made to him in this behalf, assess and pay compensation under section 55, for any damage which may be occasioned by any proceeding under this section.

- M (I) The Collector or any tweeer special enterson this belold may, with land a lucent to any capal for the turn w
 - (a) depositing upon it soil excess
 - th) executing from it earth for in

The Collector shall, upon application half, assess and pay compensation for as occasioned by any proceeding under this

- (2) The owner of any land which he commencement of this Act for any purpose under subjective of and has remained in such occupation for a teriod exceeding the years may require that such land shall be permanently course ! ... a cordance with provisions of section 41
 - 15. Whenever application is made to a Collector for a surely total of water from a canal, and it appears to him expelient that such as offer connols should be given and that it should be conserved through same existing water course he shall give notice to persons response the for the maintenance of such water course to show cause on a las not less than fourteen days from the date of such notice whe the said supply should not be so conveyed and after making inquiry on such day the collector shall determine whether and on what conditions the said supply shall be conveyed through such water course

The applicant shall not be entitled to use such water course until he has paid the expense of any alteration of such water course necessary in order to his being supplied through it and also such share of the first cost of such water course as the Collector may determine

Such applicant shall also be hable for his share of the cost of maintenance of such water course so long as he uses it

16. Any person desiring the construction of a new water- Autorior course may apply in writing to the Collector, stating-

- (t) that he has endeavoured unsuccessfully to acquire from water or war. the owners of the land through which he desires such water course to pass, a right to occupy so much of the land as will be needed for such water-course;
- (a) that he desires the Collector, in his behalf and at his cost, to do all things necessary for acquaing such night.
- (111) that he is able to defray all costs involved in nomicing such right and constructing such water course

17. If the Collector considers-

(i) that the construction of such water course la expedient, thereion and

(12) that the statements in the application are true.

he shall call upon the applicant to make such deposit as the Col lector considers nece sary to defray the cost of the preliminary proceedings and the amount of any compensation which he con b ders likely to become due under section 20.

and upon such deposit being made he shall cause inquiry to be made into the most suitable alignment for the said water course and shall mark out the land which in his opinion it will be neceseary to occupy for the construction thereof and shall forthwith nublish a notice in every village through which the water course is proposed to be taken that so much of such land as belongs to such village has been so marked out

Applicat on for transfer of existing water course

Procedure

*hereupon

- be transferred from its present owner to himself may apply in writing to the Collector stating-(i) that he has endeavoured unsuccessfully to procure such
 - transfer from the owner of such water cour e

Any person de iring that an existing water course should

- (11) that he desires the Collector in his behalf and at his cost to do all things necessary for procuring such transfer
- (111) that he is able to defray the rost of such transfer

If the Collector considers—

- (a) that the said transfer is necessary for the better manage ment of the arrigation from such water-course and
- (b) that the statements in the application are true

he shall call upon the applicant to make such deposit as the Col lector considers necessary to defray the cost of the preliminary proceedings and the amount of any compensation that may become due under the provisions of section 20 in respect of such transfer, and upon such deposit being made he shall publish a notice of the application in every village affected

Inquiry into and determ: nation of. objections to construct on

- (1) When within thirty days from the publication of a notice under section 17 or section 18 as the case may be any person interested in the land or water course to which the notice refers applies to the Collector as aforesaid stating his objection to the or transfer of construction or transfer for which application has been made the water-courses. Collector shall give notice to the other persons interested that on a day to be named in such notice or any subsequent day to which the proceedings may be adjourned he will proceed to inquire into the matter in dispute or into the validity of such objections as the ca∞ may be
 - (2) Upon the day so named or any such subsequent day as afore and the Collector shall proceed to hear and determine the dispute or the objection as the case may be

20. No applicant under section If or section 14, as the case from may be, shall be placed in occupation of such land or water-read to rest be may be, shall be placed in occupation of such land of waranerman and surfaced to until he has poid to the person named by the Collector and, an out a competent as the Collector determines to be due as compensation for the last as tracker of or mater-course so occupied or transferred, and for any damage water or mater-course so occupied or manufering, and ict and the marking out or occupation of such land, together between with all expenses incidental to such occupation or transfer

Compensation to be made under this section shall be assessed Provides to as provided in section 55, but the Collector may, if the person is fit seems be compensated so desire, award such compensation in the form of fraction a rent charge payable in respect of the land or water-course eren nied or transferred

If such compensation and expenses are not paid when demand. Recovered ed by the person entitled to receive the same, the amount may be compensation recovered by the Collector, and shall, when recovered, be naid by and species. him to the person entitled to receive the same.

21. (1) When any such applicant has duly complied with the Conditions 21. (1) When any such applicant has duly complied with the conditions laid down in section 20, he shall be placed in occupation bloding on of the land or water-course as aforesaid, and the following rules placed in conditions the state of the land of water-course as aforesaid, and the following rules placed in conditions the state of the land of the state of the land of the l of the land or water-course as arrested in and his repre-capation, centative in interest -

(a) In all cases-

- First -All works necessary for the passage across such watercourse or water-courses existing previous to its construction and of the dramage intercepted by it, and for affording proper communications across it for the convenience of the neighbouring lands, shall be constructed by the applicant, and be maintained by him or his representative in interest to the satisfaction of the Collector
- Second .- Land occupied for a water-course under the provisions of section 17 shall be used only for the purpose of such water-course
- Third .- The proposed water-course shall be completed to the satisfaction of the Collector within one year after the applicant is placed in occupation of the land
 - (b) In cases in which land is occupied or a water-course is transferred, on the terms of a rent-charge-
- Fourth.-The applicant or his representative in interest shall. so long as he occupies such land or water-course, pay rent for the same at such rate and on such days as are determined by the Collector when the applicant is placed in occupation.
- Fifth -If the right to occupy the land cease owing to a breach of any of these rules, the liability to pay the said rent shall continue until the applicant or his representative in interest has restored the land to its

original condition, or until he has paid, by way of compensation for any injury done to the said land. such amount and to such person as the Collector determines

- Sixth .- The Collector may, on the application of the person entitled to receive such rent or compensation, determine the amount of rent due or assess the amount of such compensation and if any such rent or compensation be not paid by the applicant or his representative in interest, the Collector may recover the amount, with interest thereon at the rate of six per cent per annum from the date on which it became due, and shall pay the same, when recovered, to the per on to whom it is due
- (2) If any of the rules and conditions prescribed by this section are not complied with, or if any water-course constructed or transferred under this Act is disused for three years continuously, the right of the applicant, or of his representative in interest, to occupy such land or water course shall cease absolutely

Construction of outlets from canals Ty Collect F

22. The Collector may construct or repair or alter a sluige or outlet to regulate the supply of water from a canal to any water COURSE

Lawer to can wert a versi long d stance si io ly s ie Into one water course

- 23. (1) In cases where there are water-courses running side by water courses ! ide or so situated as to interfere with the economical use or proper running for a management of the water-supply, the Collector, if applied to for that purpose, or on his own motion may require the owners to make arrangements to his satisfaction to unite the water-courses or to substitute for them such system as may have been approved by him
 - (2) If the owners fail within such time as the Collector may fix to comply with any order passed by him under sub section (1) the Collector may himself execute the work
 - (3) Whenever a water-course has been reconstructed or a new system substituted under sub-section (1) or sub section (2), the Collector may fix the shares in which the water shall be enjoyed by the persons entitled to use the water-course

Procedure apdicable to occupation for extensions an I alter ations.

24. The procedure hereinbefore provided for the occupation of land for the construction of a water-course shall be applicable to the occupation of land for any extension or alteration of a water course and for the deposit of soil from water course clearances

Coats of exe cuting works under me tion 22 or whom py

alla

25. In every case under section 22 or section 23, the cost of executing or completing the work shall be pavable by such person or persons deriving benefit from the water course as the Collector section 23 by may in each caledidatermine

4 t

1935-Act III.1 MINOR CANALS

dioremment may, by a go at the irrigators from any canal er any twice the shall be bound to furnish labour free of evil ; the purpose of effecting the annual silt clearance canals or of maintaining such canal it carals in a s er of executing any work necessary therety, in lowing cases, namely -

- (a) whenever such irrigators are bound, to a condition erter ed in the records-of rights of such canal er carolls er of the estates supplied with water therefrom or 13 established custom to furnish such labour, er
- (b) whenever the land-coners who are responsible for the payment of more than half the land resenue assessed on the land irrigated from such canal, or canals, acree to undertake to supply such labour
- 27. Upon the issue of a netheration under section 26 the 1 year of Collector may, from time to time by general or special order,-
 - (a) determine the amount f labour to be provided or the of the neutration then been of amount of work to be performed by each irrigator, in her section
 - (b) regulate the attendance distribution and control of the labourers provided or the manner of the performance of the work,
 - (c) assess and recover the cost of such labour from any person who fails to comply with an order passed under this section, and
 - (d) fund all costs so recovered and expend them on the piovision of hired labour for any of the canals to which the notification applies, or subject to the provisions. if any, of a record of-rights specified in section 20 or section 28, on any other purpose connected with the well being thereof

Provided that the costs assessed as aforesaid shall not exceed a merto eight annas for each day's labour of each of the labourers in rest interior pect of whom default has occurred CARAL

28. (1) The Collector shall, whenever the Local Government may, by special order or by the rules made under the authority of this Act, so direct, prepare or revise for any canal a record showmg all or any of the following matters, namely -

(a) the custom or rule of irrigation,

(b) the rights to water and the conditions on which such rights are enjoyed,

(c) the rights as to the erection, repair, reconstruction and working of mills, and the conditions on which such

rights are enjoyed; and present (d) such other matters as the Level Government may by rule prescribe in this behalf

Pinancial commissioners' office, 1 unjab.

Correction slip no. 121-P. L. A , DATED LAHORE, THE SED OCTOBER, 1938

The Punjab Land Administration Acts, Volume 1.

The Punjab Minor Canals Act III of 1905.

Section 28, page 16.

record under this section

On the margin of correction slip no. 75-P. L. A , dated the 20th September, 1997, insert the following authority:-

The Government of India (Adaptation of Indian Laws) Order, 1937.

Collector, or to any person lector, all information necessary for the correct preparation of 2

(5) The provisions of Chapter IV of the Punjab Land Revenue xyr Act. 1887, shall, so far as may be, apply to the preparation and 1897 revision of every such record.

Water-rates.

Levy of Water rates.

Lability

ceing un-

cannot be identified.

- 29. (1) Subject to the terms of any agreement made by it with the owners or urigators, the their Government may, by notification, direct that a rate or rates shall be levied for the use of
- water of a canal in an authorized manner

 (2) The Least Hovernment may, by notification, also imposa special rate for all water obtained or used without authority or in an unauthorized mauner.
- (3) The rate or rates imposed under sub-section (1) or sub-section (2) shall be leviable from such persons deriving benefit from the water as the Local Government may, by general or special rule, direct rale, direct
- (4) Subject to the terms of any such agreement as aforesaid, the proceeds of any rate or rates levied under this section shall be disposed of in such manner as the Local Government may, by Pronuncial general or special rule, direct.
- 30. If water supplied through a water-course be used in au when person unauthorized manner, and if the person by whose act or neglect such use has occurred cannot be identified, authorizedly

the person on whose land such water has flowed if such land has derived benefit therefrom,

or, if such person cannot be identified, or if such land has not derived benefit therefrom, all the persons chargeable in respect of the water supplied through such water-course.

shall be liable, or jointly liable as the case may be, to the charges made for such use.

31. If water sumplied through a water-course he suffered to factorrun to waste, and if, after inquiry by the Collector, the person waster through whose act or neglect such water was suffered to run to maste cannot be discovered, all the persons charreable in respect of the water supplied through such water-course shall be until liable for the charges made in respect of the water so wasted

32. All charges for the unauthorized use or for waste of water (harren to may be recovered in addition to any penalties incurred on account coverable in of such use or waste

addition to tensities

All questions under section 30 or section 31 shall be decided by the Collector

CHAPTER IV

PROVISIONS APPLICABLE TO CANALS INCLUDED UNDER SCHEDULE II.

33. Except as the Local Covernment may otherwise direct This Chapter 33. Except as the section 69 of the provisions of this chapter shall apply only to applicable canals for the time being included under Schedule II canala under

34. Where there are numerous share-holders in the owner-lawer of ship of a canal, or where it is difficult to ascertain the persons who the Collector are share holders, or the extent of the interest of the share-holders, in certain or any of them, the Collector may, if there is no proper manager declare to or representative, require by a proclamation or notice in writing, appoint a the share holders to nominate, within a given period, a fit person manager of as manager of the canal and their representative, and, upon their canal failure to do so, may himself appoint any person to be the manager of such canal and the representative of the share-holders, and the person so appointed may thereupon do all acts and things which the share holders or any of them might lawfully do in regard to the management of such canal, and all acts and things so done by him shall be binding upon every person who possesses any share in the ownership of such canal

35. The latest Government may, by notification, declare all power of or any of the provisions of section 28 (as to the preparation and latest Government). revision of records) to be applicable to any canal, and, upon any erament to such declaration being made, such provisions shall, as far as may apply the be, apply accordingly

Bourne 36. (1) It shall be lawful for the Local Government, by noti- Power to fication, to assume the control or management, or both, of any assume con-

canal---(a) if the owner of such canal consents thereto, and subject both of a to the condition (if any) on which such consent may canal

in any case be given.

(b) if, after inquiry, the Local Government is vatisfied that the control or management exercised by or on behalf of the owner is such as causes grave injury to the property or health of persons owning lands in the vicinity;

trol or man

- (c) in the event of any wilful and continuous breach of orders assued under section 39 of this Act
- (2) When the control or management, or both, of any canal is assumed under the provisions of sub-section (1), the Local Government may exercise all or any of the rights and powers in regard thereto which, but for such assumption, the owner might lawfully have exercised, and may delegate such powers or any of them to any person, but Government shall in the absence of any decree or agreement to the contrary be liable to account, from time to time, to such owner for the income and expenditure thereof and may at any time restore the canal to the owner

I ight of noqu isawo such assump tion to the canal shall be acquired by the Govern

ment Power to on demand

37 When the control or management, or both, of a canal shall be assumed by the Meet Government under clause (b) or clause (c) of sub section (1) of section 36, and such control or demand that management shall have continued for a period exceeding six years, the owner thereof may, by notice in writing delivered to the Collector, require that the Government shall acquire such canal

On receipt of notice under sub-section 37 the Local acquire canal Government shall by notification declare that the said canal will be acquired after a day to be named in the said notification, not of the owner. being earlier than three months from the date thereof and after the issue of such notification the Collector shall proceed as in sections 46 and 47 provided The Tovernment may, after inquiry through the

Power to fix the limits of Collector, in respect of any canal, issue orders as to all or any of arrigation and water rates and to re gulate the distribution of water

the following things namely-(a) fixing the limits within which lind may be irrigated

- from such canal.
- (b) fixing, as it may deem equitable, the amount and character of the water rates leviable by the owner, and the conditions on which such rates are to be paid, suspended, remitted or refunded.
- (c) regulating the supply and distribution of the water to and from such canal

Provided that if any land which has been continuously irrigated from the canal for three years previously is deprived of arrigation, or the income of the canal owner from such canal is materially reduced by reason of any order passed under this section, the owners of such land or the canal-owner shall be paid by Gov erament or by such persons as Government may determine such compensation as the Collector may consider reasonable

Provided further that if the canal-owner has in the opinion of the that inverse texture the powers as such in an arbitrary or inequitable manner, he shall not be entitled to compensation under this section

40. (1) The leavest Government may, at the request of the crisic conner, undertake the collection of the witer-rates leviable in respect twitters of a canal for such period as may be agreed upon with him, and classes by may, thereupon,—

(a) rigulate such collection and determine the person by whom it shall be made.

(b) direct that by way of payment for service rendered in making such collection, deductions shall be made not exceeding 3 per cent of the angunt collected

(2) During the period for which the Government has indertaken the collection of the water-rates leviable in respect of a canal, no suit for the recovery of any such rates shall be instituted.

CHAPTER V

PROVISIONS APPLICABLE TO ALL CANALS

41. Save as otherwise hereinafter expressly provided, the Tis Chapter provisions of this Chapter shall be applicable to all canals, whether all canals included under Schedule I or under Schedule II

42. Whenever, in respect of any canal, any question arise, concent or which has under this Act or the rules made thereunder, to be do the covered the rules when the respect to the covered the covere

any share in the ownership of such canni
In every such case the Collector shall give due consideration to
the wishes of the share-holder or chare-holders who possess the
larger interest, and when the question is one whether the Govern-

holder or share holders shall prevail and be accepted by the Col-

43. (1) Save as provided in the preceding section, whenever Settlement a dispute arises between two of more persons in regard to their nutual rights and liabilities in respect of the ownership, construction, use or maintenance of a canal or water-course, and any such person applies in writing to the Collector stating the matter in disnute, the Collector shall give notice to the other person or

ment shall be required to take any action, the wishes of such share-

derson applies in writing to the collector stating the matter in dispute, the Collector shall give notice to the other person or persons interested that on a day to be named in such notice or any such day to which the proceedings may be adjourned, he will

(2) Upon the day so named or any such subsequent day as aforeyed, the Collector shall proceed to hear and determ ne the dispute in the following manner, that is to say,—

proceed to inquire into the matter in dispute

(a) If the dispute relates to the owner-hip of a canal or the mutual rights of owners in the use of the water of such canal or the construction or municenance of a canal or the payment of any share of the costs of such construction or maintenance or the distribution of the supply of water from a canal, the Collector shall proceed as a Revenue Court under the provisions of the Punjab Tenancy Act, 1887, and the provision of that Act regarding appeals, revisions and reviews shall be applicable

(b) If the dispute relates to a water-course the Collector shall hear and determine the case as a Revenue Office" and shall make such order thereon as to him seems fit, and such order shall unless set aside on appeal to the Commissioner be conclusive as to the use or distribution of water for any crop sown or growing at the date of such order The order of the Commissioner

on appeal shall in every such case be final canals. in writing to the Collector to take up any land required for the purposes of such canal

(2) If the Collector is of opinion that the application should be granted, he shall submit it, with his recommendation for the

orders of the them forement function (3) If, in the opinion of the Local Government the application should, whether in whole or in part, be granted it may declare that the land is required for a public purpose within the meaning of the Land Acquisition Act, 1894, and direct the necessary action to be to

taken thereunder frommeral 45. Whenever it appears to the Local Government expedient in the public interest to acquire any canal, the Voter Government may by notification declare that the said canal will be acquired by consent or after a day to be named in the said notification not being earlier

otherwise than six months from the date thereof

46. As soon as practicable after the issue of such notifica-Notice as to tion the Collector shall cause public notice to be given at convenient claims for places stating that the Total Government intends to acquire the COM Penastion. said canal as aforesaid and that claims for compensation in respect

of the acquisition thereof may be made before him (1) The Collector shall proceed to inquire into any such inquiry into claims and to determine the amount of compensation, which should be given to the claimant. In assessing such compensation the Collector shall proceed as provided in section 55, but for the purposes of this section be shall also have regard to the history of the canal the expenditure incurred thereon and the profits of the

(2) No claim for compensation shall be enforceable after the Limitation of expiration of one year from the date of the notice under section 46 unless the Collector is satisfied that the claimant had sufficient cause for not making the claim within such period

10070

Power to

acquire

canal

claime

FINANCIAL COMMISSIONI RS. OFFICE, PUNJAB

Connection stip no 122 P. L. V. Dated Landner, the Brd October, 19 8

The Punjab Land Administration Acts, Volume 1.
The Punjab Minor Canals Act, III of 1905

Section 43, page 21

On the margin of correction slip no 76-P I, \ dated the 21th September, 1.337, insert the following authority -

The Government of Ind a () in tation of Indian Laws) Order 1937

in the official tracers, and river, except natural channel or line of natural drainage in river, whether by the construction or removal of works or otherwise, and creeks whether by the construction or removal of works or otherwise, and creeks whether by the construction of except whether it appears to such Government, after inquiry through the channels of Collector that the supplix of water to a causal or the cultivation of lines of any land or the public health or public convenience is likely to be natural annual value of the convenience in likely to be natural channel or line of natural drainage it may, by notification public them of lattice of the cultivation of the convenience is likely to be defined by such obstruction the formation of such obstruction, or may within obstructions such limits order the removal or other modification of such obstructions

50. (1) The Collector may, after such publication, issue an Power to order to the person causing or having control over any such obstruction tion to remove or modify the same within a time to be fixed in the after publication order

(2) The Collector may himself remove or modify the obstruc-

obstruction after publication of noti fication and payment of compensation

(a) if the person to whom the order under sub-section (1) was
issued fails to comply with that order within the
time so fixed and

(b) in any case where the obstruction is not caused or controlled by any person

(3) The Collector shall determine from whom the cost of removing or modifying the obstruction shall be recovered and the amount of compensation due to any person injuriously affected by the removal or modification of the obstruction and the person by whom such compensation shall be payable

Provided that no compensation shall be awarded for an advantage obtained by an arbitrary or inequitable course of action

51. When the Government has by notification as pro-Power of the rided in section 40 taken power to regulate the flow of water in any regulate for river, creek or natural channel or line of natural drainings it may of water and authorize the Collector to exercise such power on its behalf in no-prohibit or cordance with such rules as if may pre-cribe A Collector so remove the

authorised may in the execution of such rules exercise all the powers conferred upon him by section 50, and his authority shall include the power to take such action as the MANITORIMIENT is empowered by section 49 to take after inquiry through the Collector. Such authority may on every occasion be exercised without the publication of any further notification in the Gazette.

Powers as to the construction and maintenance of works in respect of causis under Schedule II

. . .

- 52. (1) The Collector may, at any time, order the owner of any canal under Schedule II to-
 - (a) repair and maintain, in a proper state, all or any embankments, protective works, reservoirs, channels, water-courses, sluices, outlets and other works connected with the canal;
 - (b) construct, repair and maintain, in a proper state, a suitable bridge, culvert, or similar work at any place across, under, or over the canal, for the purpose of providing communication with any public road or thoroughfare which was in use before the canal was made:
 - (c) construct, repair and maintain, in a proper state, suitable works for the passage of the water of the canal across, under, or over any public road or thoroughfare or any canal or draunage channel which was in use before the canal was made;
 - (d) construct, repair and maintain, in a proper state, a suitable regulator at or near the head of the canal where, for want of such regulator, an excessive supply of water may enter the canal or cause damage to it, or any crops, lands, roads or property in the neighbourhood
- "Canal" as used in this sub-section does not include "water-course"
- (2) The Collector may at any time order the owner of a water-course to perform in respect of such water-course all or any of the course to he may under sub-section (1) order the owner of a canal to perform in respect of the canal, and may direct the owner of the canal to cease supplying water to the water-course till the owner of the water-course has compiled with the order.
- (3) Every order under sub-sections (1) and (2) shall be in writing, and shall specify a reasonable time within which the works or repairs mentioned therein shall be completely executed.
- 43) If any order made under this section is not obeyed, to the attisfaction of the Collector, within the time therein specified, the Collector may himself execute or complete the execution of, or thus to be so executed of completed, all works or repairs specified in the order.

- 53. In the case of canals included under Schedule 1, the Col 1 derests con end a set may --
 - (a) call upon the irrigators to discharge any of the liability and mai ten ties specified in section of, sub-section (1), which the interpretation of the control of the selection of the selecti
 - (b) himself arrange for the performance of such acts and accover the cost as provided in section 57
- 54. (1) If any new work is immediately required to prevent I were to serious detriment to the utility of a canal, the Collector may not taken withstanding anything in the Land Acquisition Act, 1894, take and to consimediate possession of any land required for the construction of struct.

mimentate possession of any land required to the construction of works in the work

(2) When the Collector has taken possession of any land under emergency

- (2) When the Collector has taken possession of any fand under sub-section (1), he shall upon application made to him in this behalf, assess and pay compensation under section 55
- (3) In the event of sudden and serious damage or urgent risk to a canal or to property situate in the immediate neighbourhood thereof or to irrigation carried on therefrom or to the public traffic, the Collector may after giving previous notice execute or cause to be executed such works as he may think necessary in order to remedy or prevent such damage or risk and may require any irrigator to furnish such labour as to the said Collector may seem reasonable and necessary for the immediate execution of such and the said of the control of such and the control of the co
- (4) Labour furnished under this section shall be paid for at the local market rate
- (5) An order passed under subsections (3) and (4) shall be
- 55. In assessing the amount of compensation to be paid under Assessment any section of this Act other than sections 12 14 21 39 and 50 diomensa the Collector shall proceed under the provisions of the Land Acquisition Act 1894 and the provisions of that Act regarding inquiries and awards by the Collector references to the Civil Courts and procedure thereon apportionment of compensation pryment and appeals shall as far as may be be applicable to all proceedings under this section.

56 With the consent of the parties the Collector may when con prenation of an acquisition of land that the property in such land shall the former as remain with the owner subject to a right of user so long as the land shall the former as remain with the owner subject to a right of user so long as the land sujil of is required for the purpose of the canal or witer-course compensa water tion leing awarded for the right of user only or in the case of an acquisition of a canal or of land for the purposes of a canal that the compensation is all take the form in whole or in part of a right to a supply of water from the canal which has been acquired or for the nurposes of which land has been acquired.

Apportionment and recovery of the cost of of works executed.

- 57. (1) When any land is acquired under the provisions of section 44, or when any work is executed by or under the orders of the Collector under the provisions of section 50, section 52, section land acquired 53 or section 54, the cost of acquiring such land or of executing such work, as the case may be, shall be recoverable-
 - (a) if the canal is included under Schedule II .- from the owner thereof, or
 - (b) if the canal is included under Schedule I,-from the arrigators or such of them as are, in the opinion of the Collector, benefited or likely to be benefited by the acquisition or equitably liable for the whole or any part of the cost of executing the work or from the proceeds of any water-rate levied under section 29: ànd
 - (c) if such appropriation is not contrary to the provisions of the record-of-rights specified in section 28 of this Act .- from the fund referred to in section 27 of this
 - (2) When the cost of acquiring any land or of executing any work is, under the provisions of sub-section (1), recoverable from the owner of any canal or from the irrigators therefrom, or any of them, it shall be lawful for the Collector to apportion such cost as to him may seem equitable, among all or any of the persons hable for the whole or any portion thereof and such apportionment shall he final
 - (3) When the cost of acquiring such land has been paid, such land, if acquired in full proprietary right, shall become the pro-

perty of the ginal-owner 59. The Form Government may, by general or special order, prohibit or regulate the construction of new, and regulate the use

Power to remaiste. mills Application

to 16 of

- of existing, mills upon canals, and the appropriation of the water of canals for working mills
- 59. Except in so far as a contrary intention is expressed, of sections 13 sections 13 to 16 (both inclusive) of the Puniab Land Revenue Act of 1887, shall apply to all proceedings under this Act

Land Perenne Act 1897 Exclusion of 60. Save as in section 55 provided, no Civil Court shall have jurnsdiction jurisdiction in any matter which a Revenue Officer or Revenue Court of Gril is empowered by this Act to dispose of, or take cognizance of the manner in which the Local Government or any Revenue Officer or Court except preder Land Revenue Court exercises any powers vested in it or him by or under Acquirtion Act.

this Act. Promuciel Power to 61. (1) The Local Government may appoint any person or any class of officials to perform any functions or to exercise any powers, cers to exer one fanction by this Act or the rules made thereunder conferred on or vested in the Collector, Commissioner, Tinancial Commissioner or such Act Government.

Appoint off under this

- c) Such as pointments may be made in top et ail or any of the canals attuate within any sic far
- - 63. In all cases under sections to, 8, 11, 21, 25, 25, 10, 10, 13, 36, 38, 39, 40, 42, 13, 17, 19, 50, 52, 51 and 57 of this Art owners and other parties interset of in the canal shall let 1 to poportunity of appearing before the Collector and of showing to the contrar.
- 64. Every summons, notice, proclamation and other pressured under this Act shall, as far as may be, he served of in the manner provided in that behalf in sections 20, 21 and Exvictions 25, 21 and 187.
 - 65. Save as otherwise expressly provided in this lot person shall be entitled to recover any compensation for any at any time done or in good faith intended to be done in each any power conferred by this Act or by the rules made therough.
 - 66. No suit, prosecution or other legal proceeding sha against any person for anything done, or in good faith intend be done under this Act or the rules made thereunder
 - 67. (1) In any suit or proceeding in which an entry ma any record prepared under section 28 or section 38 is direct indirectly called in question the Court shall, before the final ment of issues, when notice of the suit or proceeding to the

rower to recover water dues water rates and other charges by revenue Drocess

68. All water-dues, water-rates and other payments at any time due by or to be collected from any person under any provision of this 'Act or under an agreement entered into by the owners of the canal or the person irrigating from it and all arrears of such water dues, water-rates or other payments shall be recoverable as of the same were arrears of land revenue

Powers as re gards canals partly with out the limits of the Punjab

Any or all of the powers exercisable by the creeks situate Government under this Act in respect of any canal, river, or creel, may be exercised by such Government in the case of any canal river, or creek, which is or may at any time be situate partly within and partly without the limits of the Puniab and in respect of so much of any such canal, river, or creek, as is within those limits and in the case of any such canal, river or creek, the troop Government may by notification, and notwithstanding the provisions of section 2. declare what sections of this Act shall be applicable thereto

in cases of urgency with regard to canals situate beyond the Punial Offences under the Act

I a ver

vercisable

70. In respect of any canal situate beyond the limits of the Puniab the Tital Government may, by notification published in the official Gazette, declare that the powers exercisable by a Collector under section 54 may, under the circumstances there specified, be exercised by the Collector or other authorized officer within the limits of the Punjab for all or any of the purposes of such canal

71. Whoever without proper authority and voluntarily does any of the acts following, that is to say,-

(1) damages, alters, enlarges, or obstructs any canal,

(2) interferes with, increases or diminishes the supply of water in, or the flow of water from, through, over or under any canal.

(3) interferes with or alters the flow of water in any river, creek or stream so as to endanger, damage or render less useful any canal:

(4) being responsible for the maintenance of any watercourse or using a water course, neglects to take proper precautions for the prevention of waste of the water thereof or interferes with the authorized distribution of the water therefrom or uses such water in on unauthorized manner:

(5) corrupts or fouls the water of any canal so as to render it less fit for the purposes for which it is ordinarily used.

(6) being liable to furnish labour under this Act, fails without reasonable cause, to supply or to assist in supplying the labour required of him.

(7) being liable to supply labour under this Act, neglects, without reasonable cause, so to supply and to continue to supply labour:

27

- (5) destroys or removes any level mark or water graine fixed by the authority of a public servant;
- (9) piscs or causes animals or vehicles to pass on or across any of the works, binks or channels of a canal cortrary to rules made under this Act after he has bee, degred to deast therefrom,
- (10) disobers any order or proclamation issued under this Act, or commits any breach of any rule made there-under;

shall be, hable on conviction before a Mag strate of such class as

FINANCIAL COMMISSIONERS' OFFICE, PUBLISH.

CORRECTION ELIP NO. 124-P. L. A., DATED LAFORT, THE SED. OCTOBER, 1933

The Punjab Land Administration Acts, Velume 1.

The Punjab Minor (analy Act, 111 of 1505.

Section 72, page 27.

On the margin of correction ship no 78 P L. A. dated the 20th September, 1937, ensert the following nutbority -

The Government of India (Adaptation of Indian Laws) Order, 197".

Financial commissioners' office, punjab Financial commissioners' office, punjab.

CORRECTION SLIP NO 127-P L A DATED LAHORS, THE SRD OCTOBER, 1939.

The Punjab Land Administration Acts, Volume I.

The Punjab Minor Canals Act, III of 1905.

ection 74, page 27.

On the margin of correction slip no. 70 l'. L. A., dated the 20th September, 1987, insert the following authority:--

The Government of India (Adaptation of Indian Laws) (): ter, 1977



THE PENSIONS ACT, 1871.

TART

I DELIMINARY

SECTIONS

- 1 Short title, extent and commencement
 - 2 Enactments repealed, saving of rules
 - 3 Interpretation section

PART II

DIGHTS TO PENSIONS

- 4 Rar of suits relating to pensions
- 5 Claims to be made to Collector, Deputy Commissioner, or
- 6 Power of Civil Court to take cognizance of such claims.
- 7 Pensions for lands held under grants in perpetuity

PART III

MODE OF PATMENT

- Payment to be made by Collector, Deputy Commissioner, or other authorized officer
- 9 Saving of rights in respect of the recovery of landrevenue
- 10 Commutation of pensions

PART TV

MISCRILANEOUS

- 11 Exemption of pension from attachment
- 12 Assignments, etc., in anticipation of such pensions, to be void
- 13 Reward to informers
- 14 Power to make rules

SCHEDULE -ENACTMENTS REPEALED



THE PENSIONS ACT NO. XXIII OF 1871

DASSED BY THE GOVERNOR GIVERAL OF INCH IN CASE.

Received the assent of His Excellency ile Goren edieses on the 8th August 1871.)

As amended by-

ACT VII OF 1891, ACT A OF 1914 AND ACT XIII OF 12 TO

AN ACT TO CONSOLIDATE AND AMIND THE LAW RELATING TO PENSIONS AND GRANTS BY COVERNMENT OF MONEY OR LAND REVENUE

W HEREAS it is expedient to consolidate and amend the law tons relating to pensions and grants by Government of 1 or a. or land revenue, it is hereby enacted as follows:-

T ... PRELIMINARY.

1. This Act may be called The Pensions Act. 1871: It extends to the whole of British India

FINANCIAL COMMISSIONERS OFFICE, PUNJAB. CORRECTION SLIP NO. 128 P. L. A , DATED LABORE, THE 5TH OCTUPPS.

Punjab Land Administration Acts, volume 1

The Pensions Act. 1871.

After section 3 insert-

" 9-A The expression ' the appropriate Government ' mean in relation to federal pensions, the Central O were ment, and in relation to other pensions, the Provincial Government."

II. Sections 5 and 16-

For the worls "Local Government" substitute the word: " appropriate Government ' .

Section 11 .- At the emi insert-

" This sect on applies in Briti li India also to possions grante TTT or continued, after the separation of Burma from India, by the Government of Birma".

IV. Section 13 -For the words "Local Government" substilute the words " approp rate Government "

(1) At the beginning insert the words "In each Province". V. Section 11-

(11) For the words ' Local Government " substitute the words " appropr ate Governme: t".

(in) For the words" Ireal official Gazette" substitute the words " o I cal Gazette ". 10 P f A dated 27th July, 1937, is



THE PENSIONS ACT NO. XXIII OF 1871

PASSED BY THE GOVERNOR-GINERAL OF INDIA IN COUNCIL

Received the assent of His Excellency the Covernor Coneral on the Sth August 1871

As amended by-

ACT XII OF 1891. ACT X OF 1911 AND ACT XII OF 1947

AN ACT TO CONSOLIDATE AND AMIND THE LAW RELATING TO PENSIONS AND GRANTS BY COVERNMENT OF MONEY OF LAND REVEYIIL

WHEREAS it is expedient to consolidate and amend the law treath relating to pensions and grants by (lovernment of manaor land revenue: it is hereby enacted as follows --

T __PPET IMPS IPP

1. This Act may be called The Pensons Act. 1871 :

fil ort titl

It extends to the whole of British India 2. The enactments mentioned in the schedule hereto annexed bractice is f Rier Lad Act

hall be renealed to the extent specified in the third column of the repealed and schedule

But all rules in regard to the award and payment of pensions Saving of or grants of money or land-revenue, and the identification of the miss persons entitled to receive them, made under any such enactment shall he deemed to have been made under the he Persons Ad. 1571.

I. After section 3 trant-

" 3-A. The expression ' the appropriate Government ' manual in relation to federal pensions, the Central Concrament, and in relation to other pensions the Provincial Government ".

District. ion section

Provided, no Civil Court shall enter- Bar of suits tain any suit relating to any pension or grant of money or land, relating to revenue conferred or made by the British or any former Government, whatever may have been the consideration for any such pension or grant, and whatever may have been the nature of the nayment, claim or right for which such pension or grant may have been substituted.

5. Any person having a claim relating to any such pension Claims to be

or grant may prefer such claim to the Collector of the District or made to Denuty Commissioner or other officer authorized in this behalf by Collector, the Level Government, and such Collector. Deputy Commissioner Deputy Comor other officer shall dispose of such claim in accordance with such rules as the Chief Revenue-authority may, subject to the gene control of the Local Government, from time to time prescribe this behalf.

Power of Civil Court! to take cognizance of such claims

6. A Civil Court, otherwise competent to try the same, shall take cognizance of any such claim upon receiving a certificate from such Collector, Deputy Commissioner or other officer authorized in that behalf that the case may be so tried, but shall not make any order or decree in any suit whatever by which the liability of Government to pay any such pension or grant as aforesaid is affected directly or indirectly.

Pensions for lands held under grants in perpetuity. 7. Nothing in sections four and six applies to-

(1) any mam of the class referred to in the first section of Madras Act No. IV of 1862

(2) pensions heretofore granted by Government in the termtories respectively subject to the Lieutenant-Governors of Bengal and the North-Western Provinces, either wholly or in part, as an indemnity for loss sustained by the resumption by a Native Government of lands held under sanads purporting to confer a right in per-Such pensions shall not be liable to resumption on the death of the recipient, but every such pension shall be capable of alienation and descent. and may be sued for and recovered in the same manner as any other property

III -MODE OF PAYMENT. Payment to 8. All pensions or grants by Government of money or landbe made by Collector, revenue shall be paid by the Collector or the Deputy Commissioner Deputy Com- or other authorized officer, subject to such rules as may, from time missioner or to time, be prescribed by the Chief Controlling Revenue-authority other authorized officer 9. Nothing in sections four and eight shall affect the right of Saving of

a grantee of land-revenue, whose claim to such grant is admitted nghts in respect of the by Government, to recover such revenue from the persons liable to recovery of pay the same under any law for the time being in force for the recovery of the rent of land, 10. The Lord Government may, with the consent of the

Commutation of rensions tholder, order the whole or any part of his pension or grant of money or land-revenue to be commuted for a lump sum on such terms as may seem fit.

IV -MISCELLANEOUS

11. No pension granted or continued by Government on politi-Fremption of pendon from cal considerations, or on account of past services or present infirmiattachment ties or as a compressionate allowance, and no money due or to become due on account of any such

pension or allowance,

parable at or before the making thereof, on account of any such

" This section ap or contine pr sequestration by process nce of a creditor, for any action of a decree or order

India, by

iders, sales and securities of every kind made by the person entitled to any pension, pay or such rensions allowance mentioned in section eleven, in respect of any money not

Ass principles etc ta an twijation of

pension, pay or allowance, or for giving or assigning any future interest therein, are null and void

- 13. Whoever proves to the satisfaction of the Israel Govern Israel to ment that any pensionis fraudulently or unduly received by the latest person enjoying the benefit thereof shall be entitled to a reward equivalent to the amount of such pension for the period of six
- months and track for the Chief Controlling Revenue authority may, with the Power to consent of the Local Continuent from time to time, make rules make rules consistent with this Act respecting all or any of the following matters—
 - (1) the place and times at which and the person to whom, any pension shall be paid

(2) inquiries into the identity of claimants.

(3) records to be kept on the subject of pensions

(4) transmission of such records
(5) correction of such records

(6) delivery of certificates to pensioners

(7) register of such certificates

(8) reference to the Civil Court, under section six, of persons claiming a right of succession to or participation in, pensions or grants of money or land revenue physble by Government

and generally for the guidance of officers under this Act

All such rules shall be published in the local official Gazette, and shall thereupon have the force of law

SCHEDULE

Number and year	Title or subject	Extent of repeal.
	I -BENGAL REGULATIONS	
XXIV of 1793	A Regulation for re enacting with Modifications the Fulse passed by the Governor General in Conneil on the 10th Jane 1731 for determining the Obstitutions of General to Conneil on the 10th Jane 1731 for determining the Obstitutions with the Proprietors and Farm crofland but included in the Junuary or Revenue parable to Government at the Decennial Fettlement, and also of the Penanons heretofore paid from the Sayre abolabed.	The whole
XXXIV of 1795 ,	A Regulation for re-enacting with Modi- cations, the Rules respecting the Pen- sions payable from the Government and Modity Treasures in the Province of Benares.	The whole,

SCHEDULE-CONCLUDED

Number and year.		Title or subject	Extent of repeal.		
XXIV of 1803	•	I—BERGAL REGULATIONS—concluded A Regulation for trying the Validity of Titles of Persons recurring, or claiming a right to receive Pensions, under the Denominations of Saleansh, Rozensh, or any other Description of Grant, in the Provinces ceded by the Nawab Vuier to the Honourable the English East India Company	The whole		
XXII of 1806		A Regulation for modifying the Rules hitherto observed in the admission and Payment of Claims to Pensions	The whole.		
II of 1811	-	A Pegulation for amending the existing Rules for the Support of Invalid Native Commissioned and Non Commissioned Officers	The whole		
XI of 1813		A Regulation for modifying some of the Rules before established respecting the Payment of Pensions and for prevent ing the abuses committed in the receipt of Pensions	The whole		
VI of 1817	٠	A Regulation to explain the Purport and Intent of the Provision contained in Section II Regulation XXIV, 1803 II — Madras Regulations	The whole		
I of 1803	-	A Regulation for defining the Duties of the Board of Revenue and for determin- ing the Extent of the Powers vested in the Board of Revenue	Section forty- three		
II of 1803	-	A Regulation for describing and determining the Conduct to be observed by Collectors in certain cases	Section thirty.		
IV of 1831	•	A Regulation for better securing to the	The whole		
		held under Attachment or Management by the Officers of Government, or as Yeomiahs or Pensions			
XXIX of 1827	•	III —BOMMAY RECULATIONS A Regulation for bringing under the operation of the Regulations the Bombay Territories in the Delkan and Khan desh II —Acrs	Section six, clauses 2 and 3		
XXXI of 1838 XXIII of 1838 VI of 1840	:	Government Grants Exemption of grants from attachment An Act for securing Military and Naval Pensions and Superannuation Allow ances.	The whole The whole The whole		

[&]quot;The entry relating to Bengai Regulation I of 1801 was repealed by the Repealing Act, 1927 (XII of 192")

FINANCIAL COMMISSIONERS' OFFICE, PUNJAB.
CORRECTION SLIP NO. 91-P. A. L., DATED LAHORE, THE 12TH
JANUARY. 1988.

The Punjab Land Administration Acts, Volume I.

The Colonization of Government Lands (Punjab) Act, V of 1912

For the existing Act the following shall be substituted:—

THE COLONIZATION OF GOVERNMENT LANDS (PUNJAB) ACT, V OF 1912. CONTENTS.

Sections

- 1 Title and local extent
 - 2 Repeal
 - 3 Definitions

CHAPTER (

PRELIMINARY

- 4 Application of the Act
- 5 Power to withdraw a colony from the operation of the Act.
- 6 Applicability of the Punjab Tenancy Act
- 7 Applicability of the Punjab Land Revenue Act and Puniab Tenancy Act
- Amendment to section 136 (1) of the Punjab I and Revenue Act
- 9 Application of Chapter IV of Land Revenue Act, 1847 to certain village sites

CHAPTLR II

PROVISIONS RELATING TO 14 NAMES

- 10 Issue of statements of conditions of tenancies.
- 11 Legal effect of statement of conditions
- 12 Temporary ab ence
- 13 Entries in record of rights or in annual record to be quiped but to entries in regular issued under Act 111 ct 1893
- 14. Position of tenants holling hitherto under Act III of

6

	1		~		
Number and year.		Title or subject	Extent of repeal.		
		I.—Bergal Regulations—concluded.			
XXIV of 1803		A Regulation for trying the Validity of Titles of Persons receiving, or claiming a right to receive Pensons, under the Denominations of Saleanah, Rosenah, or any other Description of Grant, in the Provinces coded by the Nawab Vitier to the Honourable the English East India Company	The whole.		
XXII of 1806		A Regulation for modifying the Rules	The whole.		
II of 1811			The whole		
XI of 1813		A Regulation for modifying some of the Rules before established respecting the Payment of Pensions, and for prevent ing the abuses committed in the receipt of Pensions	The whole		
VI of 1817	٠.	A Regulation to explain the Purport and Intent of the Provision contained in Section II, Regulation XXIV, 1803	The whole.		
		II -MADRAS REGULATIONS			
I of 1803		A Regulation for defining the Duties of	Section forty-		
	٠)			
II of 1803		•	•		
IV of 1831		lectors in certain cases A Regulation for better securing to the Grantees personal or hereditary Grants of Money or of Land Revenue, conferred	The whole.		
!		held under Attachment or Management by the Officers of Government, or as Yeomiahs or Pensions			
		III -BOMBAY REQUIATIONS	God		
XXIX of 1827	•	A Regulation for bringing under the opera- tion of the Regulations the Bombay Territories in the Delkan and Khan deeh IV—Acre	Section are, clauses 2 and 3.		
XXXI of 1836		Government Grants	The whole		
XXIII of 1838 VI of 1840	:	Exemption of grants from attachment An Act for securing Military and Naval Fensions and Superannuation Allow ances.	The whole. The whole		
. The entry relating to Bengal Regulation I of 1804 was repealed by the					

^{*} The entry relating to Bengal Regulation I of 1804 was repealed by the Repealing Act, 1927 (XII of 1927)

THE COLONIZATION OF GOVERNMENT LANDS (PUNIAR) ACT, V OF 1912

PASSED BY THE LIPHTENANT GOVERNOR OF THE PUNIAR IN COUNCIL

(Received the assent of His Honour the Lieutenant Governor on the 18th
May 1912 and that of His Excellency the Viceroy and Gov
ernor General on the 6th June, 1912 the Governor General s
assent was first published in the Punjah Gazette of the 21st
June 1912)

As amended by-

ACT XXXVIII OF 1920

PUNJAR ACC III OF 1920

THE GOVERNMENT OF INDIA (ADAPTATION OF INDIAN I AWS) ORDER

AN ACT TO MAKL BETTER PROVISIONS FOR THE COLO NIZATION AND ADMINISTRATION OF GOVERNMENT LANDS IN THE PUNJAB

WHEREAS it is expedient to make better provision for the colonization and administration of Government lands in the Punjab.

It is hereby enacted as follows -

- 1 (I) This Act may be called the Colonization of Government Title and Lands (Punjab) Act 1912
 - (2) It extends to the Punjab

II at

- f 1893. 2 The Government Tenants (Panjab) Act 1893 is hereby re Repeal
 - 3 In this Act unless there is something repugnant in the sub permitted sector context—

Collector means the Collector of the di treet as described in the Punjab Land Perenne Act 1887, and includes (1) any officer appointed by the Provincial Government to perform all or any of the functions and exercise all or any of the povers of the Collector under this Act and (2) any Coontration Officer or Assistant Colonization Officer appointed as such b force the commencement of this Act whether or no such officer was by notification appointed to perform all or any of the force tions of a D puty Commissioner under the Act hereby repealed

Sections

2

- 15 Purchaser to be tenant pending payment in full of purchase money
- 16 False information by a tenant
- 17 Exchange
- 18 Rights of tenant not to be attached or sold
- 19 Transfers of rights to be void
- 20 Succession to original tenants
 - 21 Succession to tenants acquiring by succession
- 22 Acquisition of ownership not to affect nomination of heir
- 23 Revocation of nomination
- 24 Power of imposing penalties for breaches of conditions
- 25 Power of reentry and provisions as to compensation in certain cases
- 26 Provisions for re-entry on and compensation for buildings on sites allotted for residential purposes
 - 27 Saving of certain tenancies and conditions
 - 28 Sums due to the Crown to be recoverable as arrears of land
 - 29 Power to abrogate conditions

CHAPTER III

PROVISIONS RELATING TO PROPRIETORS

80 Acquisition of proprietary right

CHAPTER IV

SUPPLEMENTABY PROVISIONS

- 31 Mares, camels or their progeny maintained under prescribed conditions not to be attached or sold
- 82 Power of reentry in case of squatters and trespissers
- 83. Penalties.
- 34 Additional powers of Collector in regard to offences
- 85 Power to levy a cess for administration of common village expenses
- 36 Juri*diction of Civil Court barred as regards matter arising under the Act
- 37. Public servants indemnified for acts done under this Act.
- * 39 Legalization of orders passed previous to the Act

THE COLONIZATION OF GOVERNMENT LANDS (PUNIAB) ACT, V OF 1912.

DASSED BY THE LIEUTENANT-GOVERNOR OF THE PUNJAB IN COUNCIL.

(Received the assent of His Honour the Lieutenant Governor on the 18th May, 1912, and that of His Excellency the Viceroy and Governor-General on the 6th June, 1912 the Governor-General's assent was first published in the "Punjah Gazette" of the 21st June, 1912)

As amended by-

ACT VA VVIII OF 1990

PUNJAR ACT III OF 1920

THE GOVERNMENT OF INDIA (ADAPTATION OF INDIAN LAWS) ORDER, 1987.

AN ACT TO WALE BETTER PROVISIONS FOR THE COLO-NIZATION AND ADVINISTRATION OF GOVERNMENT LANDS IN THE PUNJAB

WHEREAS it is expedient to make better provision for the colonization and administration of Government lands in the Punjab;

It is hereby enacted as follows -

 (I) This Act may be called the Colonization of Government Title and Lands (Punjab) Act, 1912

(2) It extends to the Punjab

1893.

- 2 The Government Tenants (Punjab) Act, 1893, is hereby re-Repeal.
- 3 In this Act, unless there is something repugnant in the sub- Definition-
 - "Collector ' means the Collector of the district as described in the Punjab Land Revenue Act, 1887, and includes (1) any officer appointed by the Provincial Government to perform all or any of the functions and exercise all or any of the powers of the Collector under this Act, and (2) my Colomization Officer or Assistant Colonization Officer appointed as such before the commencement of this Act, whether or no such officer was by notification appointed to perform all or any of the functions of a Deputy Commissioner under the Act hereby repeated

- "Commissioner" includes any officer appointed by the Proymeial Government to perform all or any of the functions and exercise all or any of the powers of a Commissioner under this Act
- "Colony" means any area to which this Act shall be applied by order of the Provincial Government and, unless the Provincial Government otherwise directs, any area to which the Government Tenants (Punjab) Act, 1893, III of 1893, has been applied
- "Prescribed" means sanctioned by the Provincial Government under this Act of under the Act heroby repealed
- "Improvements" means such improvements as defined in section 4 (19) of the Punjab Tenancy Act, 1887, as the XVI of 1887 tenant is permitted to make under the conditions ap plicable to his tenancy
- "Tenant' means any person holding land in a colony as a tenant of the Crown, and includes the predecessors and successors in interest of a tenant
- "Original tenant" means any male to schom a tenancy re first allotted by the Collector, and includes the male transferce of such a tenant and any male nominated by the Collector in accordance with the provisions of section 21 to succeed a female, to whom a tenancy use first allotted *

Punjab!Act, III of 1920

CHAPTER I.

PRILIMINARY.

4 This Act shall, unless the Provincial Government otherwise durects, apply to land to which the provisions of the Government Tenants (Punjah) Act, 1893, have been applied and to any other land III of 1893 to which the Provincial Government may by notification in the official Gazette apply it and which at the time of the notification was the purperty of the Crown for the purposes of the Province.†

Provided that unless the Provincial Government by general or special order officeries directs; nothing in sections 20, 21, 22 and 23, or in the provise to section 14, of the Act shall [8] apply to tenancies XXXVIII specifiel in Schedule I of this Act or to any class of tenancies created of 1920 hereafter which the Provincial Government may declare to be schildled tenancies under this section [

[&]quot;This definition was added by the Colonization of Government Lands (Punjal)
Amendment Act, 1920

¹⁾ or a list of areas to which the Act has been applied please see page AI of Appendix I the Punjab Colony Manual (1935 e litio)

These words were inserted by the Devolution Act, 1920

The words "without the previous sanction of the Governor General in Council" were omitted by the Divolution Act 1929

[[]For a lat of behed ded terancies - sals note to behedule I below, pag 12

The Provincial Government may at any time by notified, Power to tion in the official Gazette, withdraw a colony or any part of a colony golony from from the operation of all or any of the provisions of this Ant.

the operation of the Ack

(I) Except as provided in section 7 of this Act, the Punish Applicability Tenancy Act, 1887, shall not be applicable to tenancies held under ish Tenancy this Act

(2) Nothing in sub-section (1) of this section shall affect the application of the Punish Tenancy Act. 1897, to any matter or dis. XVI of 1887. nute arising between tenants of the Crown and their sub-tenants to which the Crown is not a narts

Subject to the provisions of this Act, the Punjab Land Reve- Applicability nue Act, and Chapter VII of the Punjab Tenancy Act, and the rules of the Punjab made thereunder shall, in so far as they are applicable, apply to all land Reveproceedings under this Act But nothing in the Puniah Land Rever Puniah Tanue Act or the Punish Tenancy Act 1887 shall be so construed nancy Act. as to vary or invalidate any condition entered in any statement of conditions issued by the Provincial Government and in particular shall not be so construed as to limit successions to tenancies otherwise than as provided in such statement of conditions

Section 136 (I) of the Punjab Land Revenue Act, 1887, shall Amendment 187. he amended by inserting after the words "under section 19" the words to section 186 "or any Revenue Officer in a colony"

(I) of the Punish Land Revenue Act.

Notwithstanding anything in section 4 of the Land Reve-Application nue Act, 1887, the provisions of Chapter IV of that Act shall apply of Chapter to all village sites in a colony

Revenue Act. 1887, to cer tain village

sites.

CHAPTER II

PROVISIONS RELATING TO TENANTS

10 (1) The Provincial Government may grant land in a colony Issue of to any person on such conditions as it thinks fit.

statements of conditions of

- (2) The Provincial Government may issue a statement or state-tenancies. ments of the conditions on which it is willing to grant land in a colony to tenants
- (3) Where such statements of conditions have been issued, the Collector may, subject to the control of the Financial Commissioner, allot land to any person, to be held subject to such statement of conditions issued under sub section (2) of this section as the Collector may by written order declare to be applicable to the case
- (4) No person shall be deemed to be a tenant or to have any right or title in the land allotted to him until such a written order has been passed and he has taken possession of the land with the permission of the Collector. After possession has been so taken, the grant shall be held subject

97

Legs | effect of statements of conditions.

- 11. Subject to the provisions of this Act, the grant of any tenancy in accordance with any statement of conditions which has been or may hereafter be assued by the Provincial Government under the Government Tenants (Punjab) Act, 1893, or under this Act shall be deemed to be a transfer of land within the meaning of the Crown Grants Act, 1895, and shall be governed by the provisions of the said Act
- 12. Any condition included in any statement of conditions which imposes an obligation of residence shall not be deemed to have been infringed by reason only of the temporary absence of a tenant who has established a permanent residence in the estate in which his holding is situated

Entres in record-ofri, hts or in annual record to be equivain register levued under Act III of 1-93. Position of

tenants hold irg bitherto

of 1893

Where m any statement of conditions issued before the commencement of this Act reference is made to any register prescribed under the Government Tenants (Punjab) Act. 1893, then the record-of-rights or the annual record shall, so far as may be, he deemlent to entres ed to be such a register.

ment of this Act, was a tenant from the Crown of land to which the Government Tenants (Punjab) Act, 1893, applied and for under Act III which a statement of conditions was issued under that Act, shall, notwithstanding any previous agreement or anything contained in the Punish Tenancy Act. 1887, or any other enactment now in force, be deemed to have accepted and to hold the lands of which he is a tenant in accordance with such statement of conditions: Provided that unless such tenant shall, by deed executed and

14 Any person, who at any time before the commence-

registered within twelve months from the date on which this Act comes into force, declare that the succession to his tenancy shall be in accordance with the statement of conditions applicable thereto. the succession to his tenancy shall be regulated by the provision of sections 20, 21, 22 and 28 of this Act.

Purchasor to be tenant proding payof parchase money

A purchaser from the Crown of land who has been placed in possession of the land by order of the Collector shall be deemed to be a tenant of such land until the full amount of the purchase money with any interest due thereon has been paid and the other conditions set forth in the statement of the conditions of sale issued by the Collector have been fulfilled.

Fabrinform. ation by a t mant.

16 If any person who after the commencement of this Act has been put in possession of land in a colony as a tenant shall have given false information intending or having reason to believe that any officer of the Crown may be thereby deceived regarding his qualifications to become a tenant, he shall be deemed to have committed a breach of the conditions of his tenance :

Provided that this section shall not apply to persons who have heen in possession of a tenancy for more than three years or to any person who has acquired a right of ownership.

- 17. Subject to any orders that he may receive from the Com-Lichange missioner the Collector may allow any tenant to exchange the whole or any part of his tenancy for other land in the colony, and the land so taken in exchange shall, in the absence of any special condition to the contrary recorded in writing by the Collector, he deemed to be held on the same conditions and subject to the same obligations as the energy land was held
- None of the rights or interests vested in a tenant from Blobs of Government of land to which this Act applies shall be attached or tenant not to sold in execution of a decree or order of any Court or in any insolvency or sold proceedings
- Except as provided in section 17, none of the rights or in- Transfers of terests vested in a tenant by or under the Government Tenants rate to be (Punish) Act, 1893, or this Act shall, without the consent in void. writing of the Commissioner, or of such officer as he may by written order empower in this behalf, be transferred or charged by any sale. exchange, cift, will, mortgage or other private contract, other than a sub lease for not more than one year in the case of a tenant who has not acquired a right of occupancy and seven years in the case of a tenant who has acquired a right of occupancy. Any such transfer or charge made without such consent in writing shall be void. and if (after the commencement of this Act) the transferee has obtained possession he shall be ejected under the orders of the Col. lactor

Provided that the right of sub lettin, conferred by this section shall not release any tenant from a condition requiring him to reside in the estate in which his tenancy is situated

- 20 Subject to provise to section 14 when after the commence- Succession to ment of this Act, any original tenant dies [7] the succession to the original tenancy shall devolve in the following order upon-
 - (a) the male lineal descendants of the tenant in the male line of descent (The term 'hneal descendants 'shall include an adopted son whose adoption has lean ratified by a registered doed) .
 - (b) the widow of the tenant until she dies, or re-marries or loses her rights under the provisions of this Act :
 - (c) the unmarried daughters of the tenant until this do or marry, or lose their rights under the revisions of this Act.

Collector or who has acquired his transity, otherwise than by surcosia m, for it is trained were omitted by the Colombiation of Covernment Lands (Punish) therefore Art 1920.

[&]quot;The word "onemal" was inserted by the Commation of Government Lands (Panish) Amendment Act, 1920. Albe moure , apo is the calcius; tensus to apour the tensuca are of sive; pa ty-

- (d) the successor or successor nominated by the tenant by registered deed from among the following persons, that is to sav his mother, his married daughter, his daughter's son, his sister, his sieter's son, and the male agnate members of his family.
- (e) the successor or successors nominated by the Collector from among the persons enamerated in clause (d) of this section

Succession to tenants acquiring by succession and to female tenants

- 21 When, after the commencement of this Act, any male tenant, who is not an original tenant, dies, or any female tenant dies, marries or re marries, the succession to the tenancy shall devolve—
 - (a) in the case of a female, to whom the tenancy has been first allotted, on the successor nonvinated by the Collector from the issue of such female tenant, or from the male agnates of the person, on account of whose services the tenancy was allotted to her.
 - (b) in all other cases on the person or persons who would succeed
 if the tenancy were agricultural land acquired by the original
 tenant.*

Acquisition of ownership not to affect nomin ation of heir

22 When a tenant has nominited a successor to his tenancy under section 20 (d) and subsequently acquires a night of ownership in the tenancy, the right of succession of the person so nominated shall, unless the deed of nomination expressly provides to the contrary, be unaffected by such acquirition of ownership.

Revocation of nomina tion. 23 When a tenant has, under section 20 (d) of this Act nomin ated a successor, he may at any time, whether before or after acquiring ownership, revoke such nomination, but not otherwise than by registered deed

Power of im poung penal ties for breaches of cond tions

- 24 When the Collector is satisfied that a tenant in possession of land has committed a breach of the conditions of his tenancy, he may, after giving the tenant an opportunity to appear and state his objections—
 - (a) impose on the tenint a penalty not exceeding one hundred runees, or
 - (b) order the re umption of the tenancy

Provided that if the breach is capible of rectification, the Collection shall not impose any penalty or order the resumption of the tenuncy unless he has issued a written notice requiring the tenant to rectify the breach within a reasonable time, not being less than one month to be stated in the notice and the tenant has fuled to comply with such notice.

[&]quot;This section was substituted by the Colonization of Government Lands (Punjab)
Amendment Act 1970 for the following section - When often the

25 Where an order resuming the tenancy has been passed Power of reunder the last preceding section, the Collector may forthwith re-enter provisions upon the land and resume possession of it, subject to the payment as to comof compensation, to be fixed by the Collector, for uncut and ungathered pensation in crop; and for the improvements, if any, that may have been made by the tenant:

Provided that if the tenancy be allotted to any other person. the amount of the compensation, if any, paid to the outgoing tenant shall be recoverable by the Collector from the in coming tanent

In any case where a tenant has been allotted a site for resi- Provisions for dential purposes in consideration of his tenancy and such tenancy reentry on dential purposes in consideration of his tenancy and such contains, and compen-has been resumed under the provisions of sections 24 and 25 of this eatin for Act, the Collector may re enter on and take possession of such site :

huildings on

Provided that the Collector shall fix and pay to the said tenant for revolution reasonable compensation for, or permit him to remove, any buildings purposes or improvements made by him on such site

27 (1) Nothing in sections 24, 25 or 26 shall apply to-

Saving of

- (a) the case of land irrigated by the Rakh and Mian Ali Branches engine and of the Chenab Canal allotted before the twelfth day of conditions August, 1896, or
- (b) my breach of a condition regarding arboriculture included in any statement of conditions other than a statement pertaining to tree planting tenants
- (2) In the case of tenuncies scheduled under the provise to section 4, the operation of sections 24, 25 and 26 of this Act shall be subsect to any special provisions in the statement of conditions applicable to such tenancies relating to the resumption of the tenancy, compensation for improvements and the disposal of uncut and uncathered crops
- All sums due to the Crown in respect of a tenancy granted Sums due to 28 All sums que to the crown in respect of a tenancy state of the Crown in pursuance of the Government Tenants (Punjab) Act, 1893, or to be recoverunder the provisions of this Act or of the rules and conditions issued able as thereunder, and all sums due on account of fines, confiscations, costs arrears of and penalties, shall be recoverable as if they were arrears of land and revenue revenue
- 29 The Provincial Government may it in time by notification Power to in the official Gazette, alrogate and of the limitation, and of liga- abrogate contions imposed upon tenants as part of the conditions of their tenure

CHAPTER III

PROVISIONS LILATING TO Proper ty tops

Notwithstanling anything entered in any statement of Acquistion conditions issued under the Government Tenants (Punjab) Act, 1893, of reprise a tenant who, either in pursuance of any such condition or otherwise tary right



f 1887

- was used a 1 consultantion of goal name.
- 34 When the Collector is satisfied that an act punishable under Addutonal section 38 has been committed, he may, in lieu of proceeding against Collector; the offender under that section or after conviction of the offender regard to under that section—
 - (i) in the case of an offence under section 33 (a) confiscate the crops growing on any land cultivated in contraven tion of this Act or, if the crops have been cut, recover such sum as he may assess as the value thereof from the offender.
 - (ii) in the case of an offence under section 33 (c) recover such sum as he may assess as the value of the trees or tree destroyed
 - (:ii) in the case of an offence under section 33 (b), (d) or (e) cause the building or other encroachment to be demolished or removed or the excivation or channels to be filled up and levs the costs of so doing from the per son responsible for such act.
 - 35 (I) If m any estate the majority of the tenants and owners I ower to of the estate shall apply for the levy of a cess for village purposes, levy a cest the Collector may order the payment of such a cess from the protectors, tenants and inhabitants of the village in such way and at such rates as he holds to be suitable
- (2) Any cess leviable under the section of all be recoverable by suit under section 77 (3) (3) of th. Punjab Tenanov Act. 1887
 - 36. A Civil Court shall not have jurisdiction on any matter of Jurisdiction which the Collector is empowered by this Act to dispose and shall form to take cogmizance of the manner in which the Provincial flowers gardenated ment or Collector or any other Rovenue. Officer exercises any arring under power vested in it or in him by or under this Act.
 - 37 No suit shall be against any public servant for anything Full cert done by him in good faith under this Act rank fed madelors.

Pull c ser vants indem nined for sets done under the Act.

- 38 (I) Any act hither; done or order passed by the Provincial Legalization.
 Government or by an officer holding the post of Colonization Officer, passed prest.
 Assistant Colonization Officer or Settlement Committee, or one to the everessing the powers of an Asi tant Collector or of a Revenue Offi Acc.
 err of higher class within any area to which the Government Tenants
 (Punjab) Act, 1893 his been applied or to which this Act may be a
 after be applied which is not contrary to the proximons of this Act,
 shall be deemed to have been done or pressed under this Act.
- (2) In particular and without projudice to the girerality of the foregoing sub-section no right of overpancy or right of ownership

and no condition applicable thereto shall be invalidated by reason of--

- (i) the right having been granted before the particulars regarding it have been entered in a prescribed register;
- (11) the prescribed register not having been signed by the tenant . or
- (111) the prescribed statement of conditions having been affixed to the prescribed register instead of being prefixed therato

Provided that if the register has not been signed by the tenant, the statement of conditions applicable to the tenancy shall be deemed to be that which was in force for tenancies of the same description at the time when the land was allotted

SCHEDULE I

LIST OF EXCEPTED TENANCIES REFERRED TO IN SECTION 4

- A -In the Louer Chenab Colony the tenancies of tenants holding on the conditions applicable to-
 - (1) Came¹ owning tenants
 - (2) Camel owning Chaudhus
 - (3) Village headmen ordinary
 - (4) Village headmen, mule breeding
 - (5) Tree-planting tenants (6) Village menials
- B-In the Louer Jhelum Colony the tenancies of tenants holding on the conditions applicable to-
 - (1) Horse-breeding tenants
 - (2) Horse breeding nazarana-paying tenants

 - (3) Village headmen
 (4) Tree planting tenants
 - (5) Village menuals
 - C-In the Lover Soling Para Colony the tenancies of tenants holding on the conditions applicable to-

Village headmen

Nore -The following tenancies have also been declared by the Provincial Governenent to be scheduled tenancies under the proviso to section 4 of the Act -

- (4) Villege Headmen in present chake in the New Extensions—Punjah Government notification No. 19.6 C, dated the 12th June, 1933, as amended by Punjah Government notification No. 2533 C, dated the 4th Negut. 1937.
- (5) Village Headman in the literate grantees chaks on the Khikha Extension—Punjah Government notification No. 2057 C. dated the 23th September, 1976, as amended by Punjah Government notification No. 2730 C. dated the 4th August 1937.
- (6) I easant grantees for propagation of agricultural operations in the New Faterstons-Punjab Government notification No. 1918 C, dated the 3rd June, 1937.
- (ii) In the Lower Helium (olony the tenancies of tenants holding on the conditions applicable to-
- Laterate grant-s-Ponjab Government notification No 741-C, dated the 28th February, 1976, as amended by Punjab Government notifications Nov 2794 C, dated the 18th August, 1930, 340°C C, dated the 4th November 1976, and 4120°C and 4123°C, dated the 31st December, 1930
- (iii In the I ower Bar: Dosh Colon; the tenancies of tenants holding on the con-
 - (1) Village headmen-Punjab Government notification No. 19653 R , dated the 8th September, 1919

(2) Horse breeders-Punjah Government notification No 19651-Rov, dated the 6th September, 1919

(3) Special tenants-ride section 2 A of the Punjab Colony Manual Supplement No IV (1933 edition)

- (4) Literate grantees—Punjah Government notification No 741 C, dated the 28th I chrusry, 1936, as amended by Punjah Government notifications Nos 2594 C, dated the 13th August, 1938, 3402 C, dated the 5th November, 1936, and 4120 C and 4123 C, dated the 31st
- December, 1936
 (5) Sardar Ram Sungh Sarkana—Punjab Government notification No 1970 C,
 date 1 the 10th June. 1937
- (iv) In the Upper Jhelum Colony the tenancies of tenants holding on the conditions applicable to—
 - Villago headmen-Punjat Government notification No. 19654 Rev , dated the 8th September, 1919
 - (e) In the hill Bar Colony fle tenancies of tenants holding on the conditions applicable to— (1) Shop sites tenants—Punjab Government notification No. 2183 D. dated
 - the 21st May, 1926
 - (2) Criminal Tribes-Punjah Government notification No 3306 D, dated the 17th August, 1926
 - (3) Peasant grantees for propagation of agricultural operations-Puniab Gov.
 - (5)
 - the wain 1 er (unity, 19 h), as amended by Punjab Government notifications Nos 2504 C, dated the 13th August, 1936, 3402 C, dated the 5th November, 1936, and 4120 C and 4123 C, dated the 31st December, 1936
 - (ri) In the Upper Chenah Canal Colony the tenancies of tenants holding on the conditions applicable to—
 - (1) Ordmare mul breeders and mule breeding village headmen -Punjab Government notification Ao 26443 dated the 27th October, 1022, as awended by Punjab Government notification No 2545 C, dated the 4th August, 1337.
 - (rvi) In all Canal Colonies the tenancies of village sites for certain purpose unless allotted in connection with a grant of acticultural land—Punja's Govern ment notification No. 837 C, dated the lat Marcl, 1433.

and no condition applicable thereto shall be invalidated by reason of__

- (a) the right having been granted before the particulars re garding it have been entered in a prescribed register:
- (21) the prescribed register not having been signed by the tenant or
- (221) the prescribed statement of conditions having been affixed to the prescribed register instead of being prefixed thereto

Provided that if the register has not been signed by the tenant. the statement of conditions applicable to the tenancy shall be deemed to be that which was in force for tenancies of the same description at the time when the land was allotted

SCHEDULE I

LIST OF EXCEPTED THANGES REFERRED TO IN SECTION 4

A -In the Lower Chenab Colony the tenancies of tenants holding on the conditions applicable to-

- (1) Camel owning tenants
- (2) Camel owning Chaudhus
- (3) Village headmen ofdinary
- (4) Village headmen, mule breeding
- (5) Tree planting tenants
- (6) Village menials

B-In the Louer Jhelum Colony the tenancies of tenants holding on the conditions upplicable to-

- (1) Horse breeding tenants
- (2) Horse breeding nazarana paying tenants
- (3) Village headmen
- (4) Tree planting tenants
- (5) Village menials

C-In the Lower Soliag Para Colony the tenancies of tenants holding on the conditions applicable to-

Village headmen

NOTE -The following tenuncies have also been declared by the Provincial Govern enent to be scheduled tenancies under the proviso to section 4 of the Act -

- (s) In the Lower Ch nab Colony the tenances of tenants bolding on the con
 - ditions applicable to-(1) Yule broders—Punjab Government not fication \o 893 A dated the
 - (2) Literates (in Khikha Extenson)—Punjab Government notification
 - (3) L₁t

11

	(4) Vı	Comment and	en in pe	ant c	bake in	the Ne	w Exten	sions—P	unja	ь,
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	(5)					. '			•	ı
			. •			:			•	1
	(6) .	٠.							•	r
		3rd June, 193	37.							
	tion	e Lover Thelus applicable to te grantes— the 28th Fel fications Nos 5th November	Punjab ruarv, 19 2594 C	Govern 36, as dated t	ment no amende he 13th	tification by Pur August, I	n No 7 njab Gov 1936, 3402	41 C, dernment	noti d th	1
		ber, 1936								
111,	In the ditio	Lower Barı l ms apolicable	Doab Cold to—	nv the	tenancie	of tena	nts bolder	g on the	con	
		llage headmen the 8th Septe			nment 1	otsfirsts		653 R , i ' Tev , i		
								val Su	pple	-
		terate grante the 28th Fel fications Nos the 5th Nov December, 16 rdar Ram Sing	bruary, 19 2591 C ember, 19 36	936, as , dated 136, an	amended the 13th d 4120 C	by Pur August and 41	njab Govi t, 1936, 3 23 C, ds	ernment 402 C, d ted the	noti lated 31st	i
		dated the 10	th June, 1	937						
(1V)	In the	e UI per Jhelu s applicable te	m Colony	the ter	ancies 0	f tenante	holding	on the co	ndr-	•
	Villag	e headmen— dated the 8th	-Punjat Septemb	Govern	nment	notificati	on No	19654 F	e⊽.	
(v)	In th	e Nih Bar Co heable to—	lony the	tenancie	s of ten	ants hold	ling on t	he condit	10113	

- (1) Shop sites tenants-Punish Government notification No 2163 D , dated
 - the 21st May, 1926 (2) Criminal Tribes-Punjab Government potification No 3306 D, dated
 - the 17th August, 1926
 - (3) Peasant grantees for propagation of agricultural operations.—Punjab Gov-20. 1 at 97rd October 1931
 - No 2270 D. dated (4) emment notifications 1937 n No 741 C. dated (5)
 - sh Government poti 1936. 3492 C dated 23 (, dated the 31st
- (ri) In the Upper Chensh Canal Colons the tenances of tenants h ld na on the conditions applicable to-
 - (1) Ordinary mul breeders and mule breeding village heads on "Punja" Government notification \a. 26413 dated the 27th () toler, 1422 as amended by Punjab Government by Lest en Ve 25474 . dated the 4th August, 1937
- (res) In all Canal Colonies the tenancies of vilage sites for certa a purpose unless allotted in connection with a grant of approveral land-live at C rem ment notification No. 937 C , dated the 1st Varit 1 /23

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SCHEDULE II

REFERRED TO IN SECTION SO

Conditions applicable to grantees who acquired proprietary right

- The Crown does not grant to the grantee but hereby absolutely excepts and reserves to itself out of and in respect of the said lands (1) all grounds situate in the said lands or any part thereof already marked out, excavated or otherwise utilized for the distributary channels, and (2) all existing rights to and over all mines and minerals, coals, gold washings earth oil and quarries in or under the said lands or any part thereof, together with all easements heretofore enjoyed by the Crown in respect of the said lands, or any part thereof And it hkewise excepts and reserves the right of the public to use existing thoroughfares traversing the said lands or any part thereof including a width of 11 kadams on either side of survey have lines, and also any lines of road which, though not yet made, have been marked out upon the ground
 - The grantee shall at all times permit the officers of the Crown to enter and do all acts and things that may be necessary and expedient for the purpose of searching for, working, getting or carrying away any such mines and minerals, coals, gold washings, earth oil and quarries, and for the full enjoyment of the ground and of the rights hereinbefore reserved to the Crown to and over all mines and minerals. coals, gold washings, earth oil, quarries and easements in or under the said lands and all parts thereof
- 3 The Government agrees to pay the grantees compensation for all damage occasioned by the exercise of the rights reserved to itself in clauses 1 and 2 Such compensation shall be assessed by the Collector and if the grantee is not satisfied with the finding of the Collector, he may appeal to the Commissioner
 - The grantee shall duly comply with such directions as the Collector shall from time to time issue requiring him to construct boundary marks on the limits of the said lands or any part thereof, and shall keep them when erected in good repair to the satisfaction of the Collector
 - 5 In the event of any dispute arising between the Provincial Government and the grantee as to the property and rights hereby reserved to the Crown, or as to any matter in any way relating thereto. or as to any of the conditions of the grant, or as to any matter or thing anywise connected therewith the said dispute shall be referred for the opinion of the Commissioner, whose decision shall be final and conclu sive between the Provincial Government and the grantee





THE COLONIZATION OF GOVERNMENT LANDS (PUNJAB) ACT, V OF 1912.

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- 5. Power to withdraw a colony from the operation of the Act.
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- 7. Applicability of the Punjab Land Rovenue Act and Punjab Tenancy Act.
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Additional powers of Collector in regard to offences.
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PUNJAB COLONIZATION OF GOVERNMENT LANDS ACT. V OF 1912.

PASCED BY THE LIGHTENANT-GOVERNOR OF THE PUNIAR IN COUNCIL.

(Received the assent of His Honour the Lieutenant-Governor on the 18th May 1912, and that of His Excellency the Viceroy and Governor-General on the 6th June 1912 the Governor-General's assent was first published in the "Punjab Gazette " of the 21st June 1912)

As amended by—

Acr XXXVIII or 1920

and PUNISH ACT III OF 1920

AN ACT TO MAKE BETTER PROVISIONS FOR THE COLU-NIZATION AND APPLINISTRATION OF GOVERNMENT LANDS IN THE PUBLISH

W HEREAS it is expedient to make better provision for the colonization and administration of Government lands in the Punjab

It is hereby enacted as follows -

1. (1) This Act may be cycled the Colonization of Government Title and Lands (Punjab) Act, 1912

(2) It extends to the Punab

2. The Government Tenants (Punjab) Act, 1993, is hereby re-Repeal.

3 In this Act, unless there is comething repugnant in the Desigitions. subject or context—

Collector "means the Collector of the district as described in the Punjab Land Revenue Act, 1887, and includes (1) any officer appointed by the Local Government to perform all or any of the functions and exercise all or any of the powers of the Collector under this Act, and (2) any Colonization Officer on Assistant Colonization Officer appointed as such before the commencement of this Act whether or no such officer was by notification appointed to perform all or any of the functions of a Deputs Commissioner under the Act hereby repealed

"Commissioner" includes any officer appointed by the Local Government to perform all or any of the functions and exercise all or any of the powers of a Commissioner under this Act

"Colons" means any area to which this ict shall be applied order to the Local Government and, unless the

Local Government otherwise directs, any area to whithe Government Tenants (Punjab) Act, 1893, has be applied

- "Prescribed" means sanctioned by the Local Governmunder this Act or under the Act hereby repealed
- "Improvements" means such improvements as defined section 4 (19) of the Punjab Tenancy Act, 1887, as i tenant is permitted to make under the conditions: plicable to his tenancy
- "Tenant" means any person holding land in a colony a tenant of Government, and includes the predecess and successors in interest of/a tenant
- "Original tenant' means any male to whom a tenancy first allotted by the Collector, and includes the m transferee of such a tenart and ny male nominated the Collector in accordance with the provisions Section 21 to succeed a female, to whom a tenar was first allotted

CHAPTER I

PREZIMINARY

Application of the Act

4. This Act shall, unless the Local Government otherw directs, apply to land to which the provisions of the Government Tenants (Punjab) Act, 1896, have been applied and to any otiland to which the Local Government may by notification in official Gazette apply it and which at the time of the notificat was the property of the Government

Provided that unless the Local Government by general or spec order otherwise directs nothing in sections 20, 21, 22 and; or or in the provise to section 14, of this Act shall, apply to tenanc specified in Schedule I of this Act or to any class of tenanc created hereafter which the Local Government may declare to scheduled tenancies under this section

Power to withdraw a colony from the operation of the Act.

5. The Local Government may, at any time by notification the official Gazefte, withdraw a colony or any part of a colony from operation of all or any of the provisions of this Act

Applicability of the Pun jab Tenancy Act

- 6 (1) Except as provided in section 7 of this Act, the Punj Tenancy Act, 1887, shall not be applicable to tenancies held und this Act
- (2) Nothing in sub-section (1) of this section shall affect t application of the Punjab Tenancy Act, 1887, to any matter or d pute anying between Government tenants and their sub-tenants which Government is not a party

7. Subject to the provisions of this Act, the Punjab Land Applicability 7. Subject to the provisions of this Act, the funjab Land Appareault
Revenue Act, and Chapter VII of the Punjab Tenancy Act, and the of the Punjab
rules made thereunder shall, in so far as they are applicable, apply hos Act and
to all proceedings under this Act
But nothing in the Punjab Land Punjab Toc. Revenue Act or the Puniab Tenancy Act. 1887, shall be so con nancy Act ser strued as to vary or invalidate any condition entered in any statement of conditions issued by the Local Government, and in particular shall not be so construed as to limit successions to tenancies otherwise than as provided in such statement of conditions

 Section 136 (1) of the Punjab Land Revenue Act, 1887, Amendment shall be amended by inserting after the words "under section 49" to section 13 887 the words " or any Revenue Officer in a colony."

(1) of the Revenue Aci

9. Notwithstanding anything in section 4 of the Land Reve-Application nue Act, 1887, the provisions of Chapter IV of that Act shall apply of Chapter to all village sites in a colony.

Revenue Aci 1887 to cer tain village

CHAPTER II

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PROVISIONS RELATING TO TENANTS

10. (1) The Local Government may grant land in a colony to Issue of any person on such conditions as it thinks At

conditions of (2) The Local Government may assue a statement or statements tenances

of the conditions on which it is willing to grant land in a colony to tenants (3) Where such statements of conditions have been issued, the Collector may, subject to the control of the Financial Commissioner.

allot land to any person, to be held subject to such statement of conditions issued under sub-section (2) of this section as the Collector may by written order declare to be applicable to the case

(4) No person shall be deemed to be a tenant or to have any right or title in the land ellotted to him until such a written order has been passed and he has taken possess on of the land with the per mission of the Collector After pos ession has been so taken the grant shall be held/subject to the conditions declared applicable thereto

11. Subject to the provisions of this Act the grant of any tenancy in accordance with any statement of conditions which has of statements been or may hereafter be issued by the Local Government under of conditions the Government Tenants (Punjab) Act, 1893, or under this Act shall be demed to be a transfer of land within the menning of the 895. Crown Grants Act, 1895, and shall be governed by the provisions by the said Act

12. Any condition included in any statement of conditions which imposes an obligation of residence shall not be deemed to Las, Temporary been infringed by reason only of the temporary absence of a tenant absence. who has established a permanent residence in the estate in which his holding is situated

Entries in record of mehta or m in register issued under Act III of 1893

13. Where in any statement of conditions issued before the commencement of this Act reference is made to any register preannual record scribed under the Government Tenants (Punjab) Act, 1893, then the III of 1893. to be equiva-lent to entires deemed to be such a register

Pontion of of 1893

14. Any person, who at any time before the commencement of tenants holds this Act, was a tenant from Government of land to which the Goving hitherto ander Act III ernment Tenants (Punjab) Act, 1893, applied and for which a III of 1893 statement of conditions was issued under that Act, shall, notwithstanding any previous agreement or anything contained in the

Punjab Tenancy Act, 1887, or any other enactment now in force, XVI of 1887, be deemed to have accepted and to hold the lands of which he is a tenant in accordance with such statement of conditions

Provided that unless such tenant shall, by deed executed and registered within twelve months from the date on which this Act comes into force, declare that the succession to his tenancy shall be in accordance with the statement of conditions applicable thereto, the succession to his tenancy shall be regulated by the provision of sections 20 21, 22 and 23 of this Act

Purchager to be tenant pending pay ment in full of purchase money

15. A purchaser from Government of land who has been placed in possession of the land by order of the Collector shall be deemed to be a tenant of such land until the full amount of the purchase money with any interest due thereon has been paid and the other conditions set forth in the statement of the conditions of sale issued by the Collector have been fulfilled

False mform ation by a tenant

If any person who after the commencement of this Act has been put in possession of land in a colony as a tenant shall have given false information intending or having reason to believe that any officer of Government may be thereby deceived regarding his qualifications to become a tenant, he shall be deemed to have committed a breach of the conditions of his tenancy

Provided that this section shall not apply to persons who have been in possession of a tenancy for more than three years or to any person who has acquired a right of ownership

Exchange

17. Subject to any orders that he may receive from the Commissioner, the Collector may allow any tenant to exchange the whole or any part of his tenancy for other land in the colony, and the land so then in exchange shall, in the absence of any special condition to the contrary recorded in writing by the Collector, be deemed to be held on the same conditions and subject to the same obligation as the surrendered land was held

Rights of Pios TO

18. None of the rights or interests vested in a tenant from tenant not to Government of land to which this Act applies shall be attached or sold in execution of a decree or order of any Court or in any insolvency proceedings

19 Except as provided in section 17, none of the rights or in-Transfers of terests vested in a tenant by or under the Government Tenants rights to be (Punjab) Act, 1893, or this Act shall, without the consent in writing of the Commissioner, or of such officer as he may by written order empower in this behalf, be transferred or charged by any sale, exchange, gift, will, mortgage or other private contract other than a sub lease for not more than one year in the case of a tenant who has not acquired a right of occupancy and seven years in the case of a tenant who has acquired a right of occupancy Any such transfer or charge made without such consent in writing shall be void, and if (after the commencement of this Act) the transferee has obtained possession, he shall be ejected under the orders of the Collector

Provided that the right of sub-letting conferred by this section shall not release any tenant from a condition requiring him to reside in the estate in which his tenancy is situated

20. Subject to provisa to Section 14 when after the commence Succession to ment of this Act, any original tenant dies the succession to the tenants acquiring tenancy shall devolve in the following order upon-

(a) the male lineal descendants of the tenant in the male than by line of descent (The term 'lineal descendants 'shall encousion. include an adopted san whose adoption has been ratified by a registered dead)

(b) the widow of the tenant until she dies, or re matries or loses her rights under the provisions of this Act,

(c) the unmarried daughters of the tenant until they die or marry, or lose their rights under the provisions of this

(d) the successor or successors nominated by the tenant by registered deed from among the following persons, that is to say, his mother, his marked daughter, his daughter's son, his sister, his sister's son, and the male agnate members of his family.

(e) the successor or successors nominated by the Collector from among the persons enumerated in clause (d) of

this section

21. When after the commencement of this Act any male Succession to tenant, who is not an original tenant dies or any female tenant tenants dies, marries or remarries the succession to the tenancy thall conditing by devolve-

(a) in the case of a female to whom the tenancy has been first allotted, on the successor nominated by the Col lector from the issue of such female tenant or from the male agnates of the person on account of whos services the tenanci was allotted to her,

(b) in all other cases on the person or persons who will succeed if the tenancy were agricultural land acquired by the original tenant

- residential enclosure or which has been set apart tor the common purposes of a town or village community or section of the same, or for a road, canal or watercourse; or
 - (b) erects any building on any such land; or
 - (c) fells or otherwise destroys standing trees on such land;
 - (d) otherwise encroaches on any such land; or
 - (e) makes an excavation or constructs a water channel on any such land;

he shall on complaint made by order of or under authority from the Collector be punished on conviction by any Magistrate with a fine not exceeding Rs. 200.

Explanation.—The felling of trees/planted by an owner or tenant on any village road or water-coarse traversing his holding is not an offence under this section.

Additional powers of Collector, in regard to offences.

- 34. When the Collector is satisfied that an act punishable under section 33 has been committed he may, in lieu of proceeding against the offender under that section or after conviction of the offender under that section.—
 - (i) in the case of an offerice under section 33 (a), confiscate the crops growing on any land cultivated in contravention of this Act or, if the crops have been cut, recover such sum as he may assess as the value thereof from the offender;
 - (ii) in the case of an offence under section 33 (c) recover such sum as he may assess as the value of the trees of tree destroyed;
 - (iii) in the case of an offence under section 33 (b), (d) or (e) cause the building or other encroachment to be demo-lished or removed or the excavation or channels to be filled up, and levy the costs of so doing from the person responsible for such act.

Power to levy a cess for administration of common village expenses.

- 35. (1) If fn any estate the majority of the tenants and owners of the estate shell apply for the levy of a cess for village purposes, the Collector fuzy order the payment of such a cess from the proprietors, tenants and inhabitants of the village in such way and at such rates ay he holds to be suitable.
- (2) Any cess leviable under this section shall be recoverable by suit under section 77 (3) (1) of the Punjab Tenancy Act, 1887.

Jurisdiction 36/ A Civil Court shall not have jurisdiction on any matter of Cril Court of which the Collector is empowered by this Act to dispose, and barred as re-shall not take cognizance of the manner in which the Local Governgards matter ment or Collector or any other Revenue Officer exercises any power thanks.

37. No suit shall be against any public servant for anything Public serdone by him in good faith under this Act

nified for acta done under

38. (1) Any act hitherto done or order passed by the Local regulation Government or by an officer holding the post of Colonization Officer or orders Assistant Colonization Officer or Settlement Commissioner, or passed pyrit exercising the powers of an Assistant Collector or of a Revenue Act. Officer of higher class within any area to which the Government Tenants (Puniah) Act 1893, has been applied or to which this Act may hereafter be applied, which is not contrary to the provisions. of this Act. Shall be deemed to have been done or passed under this Act

(2) In particular and without prejudice to the generality of the foregoing sub-section, no right of occupancy or right of ownership and no condition applicable thereto shall be invalidated by reason of_

(1) the right having been granted before the particulars regarding it have been entered in a prescribed register.

(11) the prescribed register not having been signed by the

tenant, or (112) the prescribed statement of conditions having been affixed to the prescribed register instead of being prefixed thereto

Provided that if the register has not been signed by the tenant, she statement of conditions applicable to the tenancy shall be deemed to be that which was in force for tenancies of the same description at the time when the land was alloted.

SCHEDVLE I

LIST OF EXCEPTED TENANCIES REFERRED TO IN SECTION 4.

A -In the Lower Chenab Colony the tenancies of tenants holding on the conditions applicable to-

(1) Camel-owning tenants

(2) Camel-owning Chaudhris (3) Village headmen, ordinary

(4) Village headmen, mule-breeding

(5) Tree-planting tenants

(6) Village menials

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B -In the Lower Thelum Colony the tenancies of tenants holding on the conditions applicable to—
(1) Hore-breeding tenants
(2) Hore-breeding nazarana paving tenants

(3) Village headmen

(4) Tree-planting tenants (5) Village menials

C -In the Lower Schan Para Colony the tenancies of tenants holding on the conditions applicable to-

Village headmen

CONTINUES IN

DELLURED TO IN SECTION 10

Exceptions of channels richts to minerals, &c

Conditions applicable to grantees who accounted properties right 1. The Conserment does not grant to the grantee but hereby absolutely excepts and reserves to itself out of and in respect of the and lands (1) all drounds situate to the said lands of any part thereof already marked out, excepted or otherwise utilized for the distributors changely and (2) all existing rights to and over all mines and minerals, coals, gold-wishings, earth oil and on misses in or under the said lands or any put thereof together with all insements heritofore enjoyed by the Hovernment in respect of the and lands, or any part thereof And it likewise excents and reserves the most of the public to use existing thereight use triversing the gold lands or any part thereof and hiding a width of 11 ladama on other side of survey base lives, and also my lives of road which, though not yet made, have been marked out upon the battors

Power of Covernment entry to seatch for

The grantee shall at all times permit the others of Gov ernment to enter and do all acts and things that may be necessary and expedient for the nurpose of searohut, for working, getting or minerals &c carrying away any such mines and winerals coals could washings. earth oil and quarries, and for the full engineer of the ground and of the rights hereinbefore regreed to the Government to and over all mines and minerals coals, guld washings, earth oil, thereof The Government agrees to pay the grantees combensation

Compensation for damage by entry

for all damage occasioned by the exercise of the rights reserved to in an oamone occasioned by the exercise of the rights reserved to triself in clauses 1 and 2. Such compensation shall be assessed by the Collector, and if the grantee is not satisfied with the finding of the Collector he may appeal to the Commissioner

Demarcation of boun l

4. The grantee shall duly comply with such directions is the Collector shall from time to time issue requiring him to construct boundary marks on the limits of the said lands or any part thereof. and shall been them when creeted in good repair to the satisfaction of the Collector

Arbitration

5. In the exent of any dispute airsing between the Government and the grantee as to the property and rights hereby reserved to Government, or as to any matter in any way relating thereto or as to any of the conditions of the grant or as to any matter or thing anywise convected therewith the said dispute shall be referred for the opinion of the Commissioner, whose decision shall be final and conclusive between Government and the grantee

REDEMPTION OF MORTGAGES ACT, 1913. CONTENTS

SECTIONS

7

- Preamble, title, extent and lumitation of scope of Act to 1 certain mortgages
 - Definitions
- Application of certain sections of Punjab Tenancy Act
- .1 Petition for redemption, verification, deposit and particulars to be contained in petition
- Mortgagee to be summoned
- Procedure when petitioner is absent and mortgagee pre 6.
- Procedure when petitioner is present and mortgagee s
- Procedure when both parties are in attendance order for redemntion
- g Procedure in contentious cases
- Inquiry into objection rused by mortgagee 10
- Frours regarding sum due 11
- 12 Saving of suits to establish rights Setting aside ex parte orders or orders of dismissal
- 13 No second petition
- 14 Return of denosit
- Deposit not to le attached 15
- Cessation of interest 16
- 17 Power to make rules



Puniah Land Administration Acts. Volume I.

The Redemption of Mortgages (Punjab) Act No II of 1913 Below the heading on page 3 the words ' As amended by

Puniab Act No VII of 1984 " should be added

(Recreved the assent of His Honou Puniab on the 8th February the Viceron and Governor Ge

Governor-General's assent was first published on the " Punsah Government Gazette" of 14th March 1913)

TATHEREAS it is expedient to provide a summary procedure for Preamble the redemption of certain mortgages of land in the Ponish

It is hereby enacted as follows

1. (1) This Act may be called the Redemption of Mortgages Title (Punjab) Act. 1913

(2) It extends to the Punjab

1900.

subject or context,-

Extent.

(3) It shall apply only to mortgages of land-Limitation of scope of Act (a) in which, whaterver the mortgage money, the land mort- to certain caged, after excluding the area of any share in the mortgages. common land of the village or of a sub-division of

the village appertaining thereto and mortgaged therewith, does not exceed in area 50 acres; or (b) in which, whatever the area, the principal money secured

under the mortgage does not exceed 5.000 runees Provided that it shall not apply to any mortgage made under sec-

tion 6 of the Punjab Alienation of Land Act. 1900 2. In this Act, unless there is something repugnant in the Definitions.

(1) the expression " land " means land which is not occupied as the site of any building in a town or village and is occupied or let for agricultural purposes or purposes subservient to agriculture or for pasture, and in-

(a) the sites of buildings and other structures on such

land.

(b) a share in the profits of an estate or holding.

(c) any dues or any fixed percentage of the land revenue payable by an inferior landowner to a superior landowner.

(d) a right to receive rent.

(e) any right to water enjoyed by the owner or the occupier of land as such, and

(f) any right of occupancy

- (2) the expression "Collector" shall mean the Collector of the district in which the mortgaged property or any part thereof is situated, and shall include an Assistant Collector of the 1st grade
- ' 131 " prescribed ' shall mean prescribed by rules made under this Act

Arrication of certain sections of Punjab Tene ancy Act

3. Subject to the provisions of this Act and the rules there under, the provisions of sections 79, 84, 86, 87, 89, 90, 91, 92 and 101 of the Punjab Tenancy Act. 1887, shall, so far as may be, apply XVI to all proceedings of a Collector under this Act

4. The mortgagor or other nerson entitled to institute a suit

Pet tion for redemption

for redemption may, at any time after the principal money becomes parable and before a suit for redemption is barred, present a petition to the Collector applying for an order directing that his mort game he redeemed and where the morten e is with possession that he he put in nos ession of the mortgaged i conerty. The petition Lenf stion shall be duly verified in the manner prescribed by law for the verification of plaints, and shall state the sum which the netitioner declares to the best of his belief to be due under the mortgage

Denos t

petitioner shall at the same time deposit such sum with the Collector Lart culara The petitioner shall state in his petition such particulars and to be contain file therewith such documents as may be prescribed ed in petition 5. When the petition has been duly pre-ented and the deposit has been made the Collector shall assue to the mortgagee a sum mons to appear on a date to be therein specified. Every summons

Mortgagee to be summon ed

> shall be accommanied by a copy of the retition with the date of deresit endorsed thereon 6. Where the mortgagee appear and the petitioner does not appear when the petition is called on for hearing the Collector shill unless he adjourns the proceedings male an order that the petition be dismissed unless the mortgages admits the claim in

I roce lure wien neti tioner is ab sent and mortrages present

- which case the Collector shall make an order-(a) that the mortgage by redeemed
 - (b) that where the mort, up 1 with p session the mort, up 1 be put in possession of the mortgiged property as against the mortgages
 - (c) that the mortgagee deposit with the Collector the mort gage-deed if any if then in lis 105st 3 on or pewer and that it be delivered to the retitioner
 - (d) that subject to the mortgage deed of any leing so de posited by the mortgagee the sum in deposit be paid to him

Provided that no such order shall be made inconsistent with any condition of the mortgage whereby a season or period of the year is fixed for redemption or for surrendering possession

7. When the netitioner appears, but the mortgages does not Procedure 7. When the petitioner appears, but the moregage and according when petition is called on for hearing, the Collector when petitioners are shall unless he adjourns the proceedings, enquire in a summary sent and manner (a) whether the netitioner is entitled to redeem the mort mortgages gaged property, and (b) whether the sum deposited by the petitioner absent is the sum rightly due under the mortgage

If the Collector is not satisfied that the petitioner is entitled to

redeem he shall dismiss the netition

If the Collector is satisfied that the netitioner is entitled to redeem, and that the sum deposited is the sum rightly due under the mortgage, he shall make an order as laid down in section 6 (a).

(b), (c) and (d) of this Act

If the Collector is satisfied that the netitioner is entitled to redeem, but is of opinion that a sum larger than that in deposit is due under the mortgage, he shall fix a period not exceeding 30 days within which the netitioner shall deposit the difference, together with any further sum which mus be due on account of interest up to the date of denosit. If the petitioner makes such deposit within such period or such further period not exceeding 30 days as the Collector may fix the Collector shall make an order in manner aforesaul

If the netitioner fails to male such deposit within the period

fixed, the Collector shall dismiss the neutron

8. Where both parties appear when the petition is called on Irocedure when both for hearing, the Collector shall enquire from the mortgagee whether parties are in he admits that the petitioner is entitled to redeem, whether he is attendance; willing to accent the sum in deposit in full discharge of the mort order for gage debt and where the mort, ige is with possession whether he redemption. is willing to surrender cossession of the mortgaged property

If the mortgagee replies in the affirmative, the Collector shall make an order as laid down in section 6 (a) (b) (c) and (d) of this Act

If the mortgagee admits the petitioners title to redeem 1 or demands payment of a sum larger than that in deposit the Collector shall enquire from the petitioner whether he is willing to pay such larger sum and if he replies in the affirmative the Collector shall fix a period not exceeding 30 days within which the extitioner shall deposit the difference together with any further sum which may be due on account of interest up to the date of deposit tioner makes such dopo it within such period or such further period not exceeding II days as the Collector may fix the Collector shall make an order as laid down in section 6 (a) (b) (c) and (d) above

If the petitioner fuls to make such deposit within the peti d fixed, the Collector shall dismiss the petition

9. If the mortgagee ruses of jection on any ground off of than Procedure in the amount of the depe it or if the petiti ver is not willing to put oretention the sum demanded is the mertgagee the Collector may entler (a) care. for reasons to be received dismiss the petiti to criff take a sum mary enquiry regarding the objection raised by the nortgager or regarding the sum due

Enquiry into objection raised by mortgages 10. If on enquiry regarding any objection so raised by the mortgagee the Collector is of opinion that it has redemption or is a sufficient cause for not proceeding further with the petition, he shall dismiss the petition, but if he is not of that opinion, he shall, unless he dismisses the petition under section 11, make an order as laid down in section 6 (a), (b), (c) and (d) of this Act

Enquiry regarding sum due 11. If on enquiry regarding the sum due the Collector is of opinion that the sum deposited is the sum rightly due under the mortgage, he shall, unless he dismisses the petition under section 10, make an order as laid down in section 6 (a), (b), (c) and (d) of this Act, but if he is of opinion that a sum larger than the sum deposited should be deposited by the petitioner, he shall, unless he dismisses the petition under section 10, fix a period not exceeding 30 days within which the petitioner shall deposit the difference, together with any further sum which may be due on account of interest up to date of the deposit. If the petitioner makes such deposit within such period or such further period not exceeding 30 days as the Collector may fix the Collector shall make an order as laid down in section 6 (a), (b), (c) and (d) of this Act.

If the petitioner fails to make such deposit within the period fixed, the Collector shall dismiss the petition

Saving of states to establish rights. 12. Any party aggreed by an order made under section 6, 7, 8, 9, 10 or 11 of this Act may institute a suit to establish his rights in respect of the mortgage but, subject to the result of such suit, if any, the order shall be conclusive

Setting aside ex-parts orders or orders of dismissal

Motwithstanding anything in this section a mortgage against whom an ex-parts order under section T has been made or a petitioner whose petition has been dismissed in default under section 6 at may apply to the Collector to have such order or dismissal set aside and the Collector may in his discretion set aside such order or dismissal on such terms as to costs or otherwise as he may deem fit, provided that the order or dismissal shall not be set aside unless notice of the application has been served on the opposite party

No second petition. 13. The dismissal of a petition under this Act shall bar any further petition under this Act by the same petitioner or his representative in respect of the same mortgage

Return of deposit. 14 If the Collector dismisses a petition under this Act, he shall order that the sum deposited by the petitioner be returned to him

Deposit not to be attach ed. 15. No sum deposited with the Collector by a petitioner under the provisions of this Act shall be attached by any Court or Revenue Officer

Cresation of interest. 16. When the petitioner has deposited with the Collector the undeclared by him to be due on the mortgage, and such sum is accepted by the mortgage, or is found by the Collector to be the sum actually due interest on the mortgage shall cease from the date of the deposit

Where the Collector finds that a further sum is due and the petitioner deposits such further sum, interest shall cease from the date of such further deposit.

Provided that nothing in this section shall be deemed to deprive the mortgagee of his right to interest when there exists a contract that he shall be entitled to reasonable notice before payment or tender of the mortgage monor:

Provided also that where a suit is instituted under section 12,

FINANCIAL COMMISSIONERS' OFFICE, PUNJAB.
CORRECTION SLIP NO. 140-P L.A., DATED LAHOUE, THE 10TH

OCTOBER, 1938

Puniat Land Administration Acts, volume I.

Punjat Land Administration Acis, volume 1.

Redemption of Mortgages (Punjab) Act, no. II of 1913.

Section 17, page 7.

In correction slip no 17 P.L.A., dated the 17th July, 1987, insert the following in the margin --

"The Government of India (Adaptation of Indian Laws) Order, 1937"

354 FC-3 590-21 10 37-SGPP Labore

INDIAN FISHERIES ACT IV OF 1897.

CONTENTS

SECTIONS

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- 1 Title and extent Definitions
- 2 Act to be read as supplemental to other Fisheries Laws.
- 4 Destruction of fish by explosives in inland waters and on coasts
- Destruction of fish by poisoning of waters Б
- Protection of fish in selected waters by rules of I ocal 6 Government
- 7. Arrest without warrant for offences under this Act

Ł

Destruction of fish by noteoning of waters

5. (1) It my per in puts my poison him or posions material into my water with intent thereby to catch or destroy one fish ha shall be manishable with maris onment for a term which may extend to two menths or with fine which was extend to two hundred rupes

(2) The Love Government may, by notification in the official Brothe spane oil the one strong of this ection in any specified area. and may in like maturer models or cancel any such notification

Protection of fish in select

- municial 6. (1) the devel travernment may make rules for the purfish in select por es here in ifter in this section mentioned, and may by a notificareleved Level turn in the affectal trazette apply all or any of such rules to such with not being purite water as the Ioul Government may Government specify in the said notification
 - (2) The Limit to vernment may if y by a life notification, apply such rule or any f them to any prayate water with the conent in atting of the owner thereof and of all ter one having for the time Leme in a value right of fi hery therein
 - (a) Such rules may prohibit or regulate all or any of the following matters that is to say -
 - (a) the et ction and use of fixed engines
 - (b) the construction of were and
 - (c) the dimension and kind of the nets to be used and the modes of using them (4) Such rules may also prohibit all fishing in any specified

mater for a period not exceeding two years Promincial

(a) In making any rule under this action the I well Government may-

- (a) direct that a breach of it shall be punishable with fine which may extend to one hundred runees, and when the bunch is a continuing breach with a further time which may extend to ten ruptes for every day after the date of the first conviction during which the breach is troved to have been persisted in and
- (1) provide for-
 - (i) the exure forfeiture and removal of fixel engines erected or u el or nets used in contravention of the rule and
 - (u) the forfeiture of any tish taken by means of any such fixed engine or net
- (f) The parer to make rule, under this section is sulfied to the condition that they shall be made after previous publication

- 7. (1) Any police officer, or other person specially empowered Arrest with by the Level Government in this behalf, either by name or as outwar holding any office, for the time bring, mr, without an order from offices a Magistrate and without warrant, arrest any person committing under them in his view any office punishable under section 4 or 5 or under Act.
 - (a) if the name and address of the person are unknown to him, and
 - (b) if the person declines to give his name and address of if there is reason to doubt the accuracy of the name and address if given
 - (2) A person arrested under this section may be detained until his name and address have been correctly accertained

Provided that no person so arrested shall be detained longer than may be necessary for bringing him before a Vagistrate, except under the order of a Magistrate for his detailion

THE PUNJAB FISHERIES ACT, 1914.

SECTIONS.

- 1 Title and extent.
- 2. Meaning of tarms.
- 2-A. Definitions.
 - 3. Prohibition and licensing of fishing in selected waters by rules of Local Government.
 - 4. Power to prohibit sale of fish,
 - 5. Penalty.
 - 6. 'Arrest without warrant for offences under the Act.
 - 7. Saving of powers under Indian Fisheries Act.
 - Power to compound certain offences.
 The Schedule

PASSED BY THE LIEUTENANT-GOVERNOR OF THE PUNIAR IN COUNCIL.

(Received the assent of His Honour the Licutenant-Governor on the 15th January 1914 and that of His Excellency the Viceroy and Governor-General on the 29th January 1914, and was first published in the Gazette of the 13th February 1914.)

As amended by Punjab Act IV of 1923

AN ACT TO EXTEND THE LAW RELATING TO FISHERIES IN THE PUNJAR

WHEREAS it is expedient to extend the Law relating to Fisheries in the Punjab,

It is hereby enacted as follows .-

- 1. (1) This Act may be called the Punjah Fisheries Act, 1914 Title.
- (2) It extends to the whole of the Punjab

2. In this Act and the Rules thereunder unless there is some Meaning of thing repugnant in the subject or co. 2st, the expressions "fish" terms and "private water" shall have the mennings assigned to them in section 3 of the Indian Fisherres Act, 1897

2-A. In this Act, unless there is anything repugnant in the Definitions, subject or context—

- (3) Such rules may-
 - (a) prohibit fishing except under license and regulate the granting of such licenses, the fees payable therefor, and the conditions to be inserted therein.
 - (b) prescribe reasons in which the killing of any fish of any prescribed species shall be prohibited; and
 - (c) prescribe a minimum size of weight below which no fish of any prescribed species shall be killed.
- (4) In making any rule under this section the Local Government may provide for-
 - (a) the seizure, forfeiture and removal of any apparatus erected or used for fishing in contravention of the rules, and
 - (b) the forfeiture of any fish taken by means of any such apparatus
- (5) The power to make rules under this section is subject to the condition that they shall be made after previous publication

The Local Government may by notification prohibit in any specified areas the offering or exposing for sale or barter of any fish killed in contravention of any rule made under section 3 (3) (b) and (c) of this Act

Penalty

5. The breach of any rule made under section 3 or of any prohibition notified under section 4 shall be nunishable with fine which may extend to one hundred rupees, and when the breach is a continuing breach, with a further fine which may extend to ten rupees for every day after the date of the first conviction during which the breach is proved to have been persisted in

Arrest with out warrant for offences under the Act.

Power to prohibit sala of figh.

- 6. (1) Any police officer, or other person specially empowered by the Local Government in this behalf, may without a warrant arrest any person committing in his view a breach of any rule made under section 3 or of any prohibition notified under section 4-
 - (a) if the name and address of the person are unknown to him, and
 - (b) if the person declines to give his name and address, or if there is reason to doubt the accuracy of the name and address, if given

(2) A person arrested under this section may be detained until his name and address have been correctly ascertained

Provided that no person so arrested shall be detained longer than may be necessary for bringing him before a Magistrate, except under the order of a Magistrate for his detention

Saving of oweri under l'inherice

7.0 Nothing in this Act shall be deemed to limit the nowers of the Local Government to make rules under section 6 of the Indian Tisheries Act, 1897.

1914-Act II. 1 THE PUNJAB FISHERIES ACT.

923.

Act

(1) The Local Government may by notification empower Power to a fishery officer by name or as holding an office-

certain

- (a) to accept from any person concerning whom evidence offences. exists which if unrebutted would prove that he has committed any fishing offence as described in the first column of the Schedule a sum of money by way of compensation for the offence with regard to which such evidence exists and on the payment of such sum to such officer such person if in custody shall be discharged and no further proceedings shall be taken against him:
- (b) when any property has been seized as liable to configcation, to release the same without further payment, or on payment of the value thereof as estimated by such officer, and on the payment of such value such property shall be released and no further proceedings shall be taken in respect thereof.
- (2) The sum of money acceptable as compensation under clause (a) of sub-section (1) shall in no case exceed the amount mentioned in the second column of the Schedule as the amount acceptable as compensation for the particular offence described in the first column of the sheedule.

THE SCHEDULF

(Fee section 8)

Maximum amounts acceptable as compensation for certain fishing offences under section 8.

	Description of offence,	Maximum amount acceptable as compen- sation.
١.	Fishing with a net having a smaller mesh than that prescribed under the rules made under the Act	Rupres ten.
Ž.	Flahing without a license	Rependenten.
3.	Killing fish of a sire or weight less than the standard prescribed under this Act.	Expres ten.
۱.	Killing any fish of a prohibited species during a close season.	Expens ten.

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The Superintendent, Goderviert Printing, Ponjab 83 FG-3,500-3 1 34-9GPP Labore.

